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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 4th July, 1958 :—

Issue No.	No. and date	Issued by	Subject
118	S.O. 1254, dated the 27th June 1958.	Ministry of Labour and Employment.	Constitution of a National Industrial Tribunal.
	S.O. 1255, dated the 27th June 1958.	Ditto . .	The dispute between the employers in relation to the Ananda Bazar Patrika Private Ltd., Calcutta and their workmen, has been referred to the National Tribunal.
119	S.O. 1256, dated the 27th June 1958.	Ministry of Railways . .	Appointment of a Claim's Commissioner to deal with all claims for compensation arising out of Railway accident at Mohri Station in Northern Railway on 1st January 1958.
120	S.O. 1257, dated the 30th June 1958.	Ministry of Commerce and Industry.	The Cement Control Order, 1958.
121	S.O. 1258, dated the 30th June 1958.	Ministry of Information and Broadcasting.	Certification of films to be of the description specified therein.
122	S.O. 1259, dated the 1st July 1958.	Ministry of Commerce and Industry.	Fixation of the price of tea for the purpose of Item 5 in the Second Schedule to the Indian Tariff Act, 1934.
123	S.O. 1260, dated the 27th June 1958.	Election Commission, India.	Appeal No. 160 of 1958 from Original Decree.
124	S.O. 1261, dated the 19th June 1958.	Ditto . .	Designation of Returning Officers for the Parliamentary constituencies in the State of Kerala.
	S.O. 1262, dated the 19th June 1958.	Ditto . .	Appointment of Assistant Returning Officers for the Parliamentary Constituencies in the State of Kerala.

Issue No.	No. and date	Issued by	Subject
125	S.O. 1321, dated the 26th June 1958.	Election Commission India	Appointment of a Member of the Tribunal for further trial of the petition against the election of Shri Bishan Chand Seth, as a member of the House of the People.
	S.O. 1322, dated the 26th June 1958.	Ditto .	Judgment of High Court of Judicature at Allahabad in Civil Misc. Writ No. 3377 of 1957.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS ORDERS

New Delhi, the 1st July 1958

S.O. 1325.—In exercise of the powers conferred by section 32-B of the Official Trustees Act, 1913 (2 of 1913), as amended by the Adaptation of Laws (No. 2) Order, 1956, the Central Government hereby directs that the estate mentioned in the Schedule below which at present vests in the Official Trustee, Uttar Pradesh, shall hereafter vest in the Official Trustee, Madhya Pradesh.

SCHEDULE

Name of estate	Details of property
Rewa Kothi, Allahabad.	<ol style="list-style-type: none"> 1. 24, Hewett Road. Comprising 8 shops. 2. 371, Badshahi, Mandi. Comprising Ram Mandir and 4 sets of small houses. 3. 22, Minhajpur. Comprising 24 plots of land; 6 shops on Leader Road; 21 shops in New Building on Leader Road; 19 Upper flats in New Building on Leader Road; and 20 shops on Colvin Road.

[F. No. 29/16/58-S.R.I.]

S.O. 1326.—In exercise of the powers conferred by section 59-B of the Administrator General's Act, 1913 (3 of 1913), as amended by the Adaptation of Laws (No. 2) Order, 1956, the Central Government hereby directs that the estate

mentioned in the Schedule below which at present vests in the Administrator General Madhya Pradesh, shall hereafter vest in the Administrator General, Bombay.

SCHEDULE

Name of estate	Present value
Estate of late Shri Henry of Bandera.	Rs. 15, 947-8-9.

[F. No. 29/16/58-S.R.I.]
D. D. GOTHI, Under Secy.

MINISTRY OF FINANCE
(Department of Economic Affairs)

New Delhi, the 4th July 1958

S.O. 1327.—Statement of the Affairs of the Reserve Bank of India, as on the 27th June, 1958.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	39,21,58,000
Reserve Fund	80,00,00,000	Rupee Coin	8,57,000
National Agricultural Credit (Long-term Operations) Fund	20,00,00,000	Subsidiary Coin	1,88,000
National Agricultural Credit (Stabilisation) Fund	2,00,00,000	Bills Purchased and Discounted:—	
Deposits:—		(a) Internal
(a) Government		(b) External
(1) Central Government	58,69,23,000	(c) Government Treasury Bills	69,26,000
(2) Other Governments	14,17,17,000	Balances held abroad*	18,03,54,000
(b) Banks	98,52,65,000	Loans and Advances to Governments	26,65,85,000
(c) Others	112,79,80,000	Other Loans and Advances†	60,51,42,000
Bills Payable	15,94,73,000	Investments	293,09,68,000
Other Liabilities	50,42,42,000	Other Assets	19,24,22,000
TOTAL	457,56,00,000	TOTAL	457,56,00,000

*Includes Cash & Short term Securities.

†The item 'Other Loans and Advances' includes Rs. 14,21,97,000/- advanced to scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 27th day of June 1958

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department . . .	39,21,58,000		A. Gold Coin and Bullion :—		
Notes in circulation . . .	1577,10,25,000		(a) Held in India . . .	117,76,03,000	
Total Notes issued . . .		1616,31,83,000	(b) Held outside India	
			Foreign Securities . . .	199,67,56,000	
			Total of A . . .		317,43,59,000
			B. Rupee Coin . . .		131,32,21,000
			Government of India Rupee Securities . . .		1167,56,03,000
			Internal Bills of Exchange and other commercial paper
Total Liabilities . . .		1616,31,83,000	Total Assets		1616,31,83,000

Dated the 2nd day of July 1958.

H. V. R. IENGAR, Governor.

[No. F. 3 (2)-F 1/58.]

A. BAKSI, Jt. Secy.

(Department of Economic Affairs)

New Delhi, the 5th July 1958

S.O. 1328.—In pursuance of clause (b) of sub-section (1) of section 21 of the State Bank of India Act, 1955 (23 of 1955) read with regulation 48 and clause (b) of sub-regulation (1) of regulation 50 of the State Bank of India General Regulations 1955, the Central Government, in consultation with the Reserve Bank of India, has nominated Mr. E. J. M. Leigh, Greystoke, Cathedral Road, Madras-6, as a member of the Madras Local Board with effect from the 1st July, 1958 in the vacancy caused by the resignation of Mr. R. E. Castell.

[No. F. 8/60/58-SB.]

New Delhi, the 8th July 1958

S.O. 1329.—In pursuance of clause (d) of sub-section (1) of section 8 of the Reserve Bank of India Act, 1934 (2 of 1934), and in supersession of the Notification of the Government of India in the Ministry of Finance, Department of Economic Affairs No. 3(11)-F. 1/58 dated the 5th May 1958, the Central Government hereby nominates Shri S. Jagannathan, I.C.S., to be a Director of the Central Board of the Reserve Bank of India, vice Shri B. K. Nehru, I.C.S.

[No. 3(11)-F. 1/58.]

R. K. SESADRI, Dy. Secy.

CENTRAL EXCISE COLLECTORATE, DELHI**CENTRAL EXCISE***New Delhi, the 4th July 1958*

S.O. 1330.—In exercise of the powers conferred upon me under Rules 15 and 16 of the Central Excise Rules, 1944, I hereby make the following changes in the Notification issued under C. No. V(a) (24)35/Int/57/23709, dated 14th May 1958.

In the said Notification,—

(i) Following sentence shall be omitted:—

“The provisions of this Notification, however, do not apply to areas already exempted from excise control under the Hilly, Jungle and Desert Areas Scheme”.

(ii) In the schedule, the following shall be substituted, wherever it occurs, against the circles shown below:—

Circle	Substitute in		For the existing entries under	
	Col. 8	Col. 9	Column 8	Column 9
Delhi. I	5 cents	50 lbs	4 cents	40 lbs
Patiala	5 cents	60 lbs	4 cents	40 lbs
Jullundur	5 cents	60 lbs	4 cents	40 lbs
Ludhiana	5 cents	60 lbs	3 cents	40 lbs

[C. No. V(a) (24)35/Int/57/32663.]

S.O. 1331.—In exercise of the powers conferred upon me under Rules 15 and 16 of the Central Excise Rules, 1944, I do hereby notify that no declaration will be necessary under the said Rules, in the whole of Swaimadhopur and Bharatpur Districts excepting in the Deeg, Kaman and Nagor Tehsils and the revenue villages set out in the subjoined table, in respect of Unmanufactured tobacco grown in areas not exceeding 5 cents and cured in quantities not exceeding 60 lbs.

TABLE

Name of State	Name of the Revenue District	Name of Tehsil	Name of revenue Villages
I	2	3	4
Rajasthan . . .	Bharatpur	Nadbai	(1) Nadbai
	Do.	Weir	(1) Bhusawar
	Do.	Rupbas	(1) Khera Thakur
	Do.	Do.	(2) Ruda Wal
	Do.	Dhoplur	(1) Dobera
		Do.	(2) Phuspur
	Do.	Bari	(1) Bari
		Do.	(2) Rahal
	Do.	Baseri	(1) Tajpur
		Do.	(2) Bagthar
	Swaimadhupur	Khandor	(1) Bagora
	Do.	Gangapur	(1) Khandceep
	Do.	Nadoti	(1) Gidani
	Do.	Karoli	(1) Agree
		Do.	(2) Randhkpura
		Do.	(3) Pahari
		Do.	(4) Rajor
	Do.	Toda Bhim	(1) Nand Khurd
		Do.	(2) Gorda
		Do.	(3) Ghazipur
		Do.	(4) Mohanpur.

[C. No. V(a) (24)35/Int/57/Pt. II/32665.]

S.O. 1332.—In supersession of this office notification No. S.O. 696, dated 26th April, 1958, all Officers of and above the rank of Inspectors in the Central Excise Collectorate, Delhi, are hereby declared as authorised officers for the purpose of rule 197 of the Central Excise Rules, 1944.

[C. No. IV(8)1/58/32983.]

B. D. DESHMUKH, Collector.

BOMBAY CENTRAL EXCISE COLLECTORATE

Bombay, the 25th June 1958

S.O. 1333.—In exercise of the powers conferred upon me by rule 233 of the Central Excise Rules, 1944, I hereby direct that every licensed manufacturer of excisable Vegetable Non-essential Oils, within the jurisdiction of the Central Excise Collectorate, Bombay, shall maintain a true account of oil seeds received, used in the manufacture of Vegetable Non-essential oils and the bye-products viz. oil cakes obtained therefrom, in the form appended to the Notification. Manufacturers of Vegetable Non-essential oils who are already maintaining such accounts of seeds and bye-products for their own private purpose and from which the information as required by the prescribed form is available, such accounts maintained by them may be accepted and it is not necessary for such manufacturers to maintain an additional account in the prescribed form. Such manufacturers are also directed that they shall make proper arrangements to provide necessary equipment for weighment of the seeds and oil cakes obtained in addition to the weighment or volumetric measurement of oil produced.

Account of raw materials used in the manufacture of Vegetable non-essential oil and bye-product (oil cake) obtained.

Part I

Seed account

Date	Opening balance		Receipts		Issues for manu-		Issues as such		Closing balance		
	No. of bags.	Quantity	No. of bags	Quantity	No. of bags	Quantity	No. of bags	Quantity	No. of bags	Quantity	
	1	2	3	4	5	6	7	8	9	10	11

PART II

Oil Cakes Obtained

Opening balance	Weight of oil cakes obtained	Weight of oil cakes issued	Closing balance	Remarks
1	2	3	4	5

NOTE :—(1) Seed means seed as such or with Hulls.

(2) Separate pages should be allotted to each variety of seeds.

(3) Where oil is extracted from oil cakes by solvent extraction process, an account of oil cakes brought into the factory and de-oil cakes obtained should also be maintained in the above form.

[No. A.CER.233/CX/3/58.]

M. T. SHANBHAG, Collector.

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE, BANGALORE

Bangalore, the 15th May 1958

S.O. 1334.—Under the second proviso to Rules 15 and 16 of Central Excise Rules 1944 as amended by Notification, dated the 11th January, 1958 and 8th March, 1958 of the Government of India, Ministry of Finance (Department of Revenue), I hereby notify the areas shown in the appended schedule as spars

growing areas for the purpose of Rules 15 and 16 of the Central Excise Rules 1944. In these areas persons cultivating *Indian Air cured* Tobacco on land measuring not more than 15 cents (in case the produce is cured in the 'Whole-leaf form') and 10 cents (if cured otherwise), shall be exempt from the provisions of amended Rule 15, and persons curing upto 80 lbs. in 'whole-leaf form' or upto 30 lbs. in other forms shall be exempt from the provisions of amended Rule 16 of Central Excise Rules, 1944.

Schedule showing the Revenue Jurisdiction of the areas exempted from the provision of Rules 15 and 16 of the Central Excise Rules 1944.

District	Area delimited	Exceptions	Officer to whom declarations are to be rendered in case the prescribed limits are exceeded
(1)	(2)	(3)	(4)
I. KOLAR . . .	1. Bangarpet Tq. 2. Mulbagal Tq. 3. Kolar Tq. 4. Malur Tq. 5. Chintamani Tq. 6. Srinivaspur Tq. 7. Sidlaghatta Tq. 8. Gudibande Tq. 9. Chikballapur Tq. 10. Bagepalli Tq. II. Dodinayakanpalaya Hobli of Gowribidnur Tq.		Range Officer of Central Excise, Kolar.
			Range Officer of Central Excise, Chintamani.
		Chelur Hobli	Range Officer of Central Excise, Gowribidnur.
2. TUMKUR . . .	1. Tumkur Tq. 2. Kunigal Tq. 3. Turuvekere Tq. 4. Tiotur Tq. 5. Chiknaikanhalli Tq. 6. Gubbi Tq.		Range Officer of Central Excise, Tumkur.
		Chelur Hobli	
BANGALORE . . .	I. Dodballapur Tq. 2. Nelamangala Tq. 3. Magadi Tq. 4. Devanahalli Tq. 5. Bangalore South Tq. 6. Bangalore North Tq. except Kengari Hobli. 7. Hoskote Taluk. 8. Kengeri Hobli of Bangalore North Tq. 9. Chennapatna Tq. 10. Ramanagaram Tq.		Range Officer of Central Excise, Dodballapur.
			Range Officer of Central Excise, Kadugodi.
			Range Officer of Central Excise, Chennapatna.
	II. Anekal Tq. II. Kanakapura Tq.	Uyyamballi Hobli and Harohalli Hobli	Range Officer of Central Excise, Kanakapura.
CHITALDRUG . . .	1. Hosdurga Tq. 2. Davanagere Tq. 3. Jagalur Tq. 4. Ramgira & Holalkere Hoblis of Holalkere Taluk. 5. Chitaldrug Tq.	Davanagere Hobli Sokke Hobli Turuvanur Hobli.	Range Officer of Central Excise, Hiriyur II Range. Range Officer, Central Excise, M.O.R. Davanagere.

(1)	(2)	(3)	(4)
SHIMOGA . . .	1. Chennagiri Tq. 2. Sasvehalli hobli of Honali Tq. 3. Belgutty hobli of Honali Tq. 4. Sorab Tq. 5. Sagar Tq. 6. Shikaripur Tq. 7. Hosanagar Tq. 8. Thirthahalli Tq. 9. Shimoga Tq. 10. Bhadravathi Tq.	Basavapatna & Santhebennur Hoblies. Holehonnur hobli.	Range Officer of Central Excise, Chennagiyi Range Officer of Central Excise, Shimoga.
CHIKMAGALORE . . .	1. Chickmagalore Tq. except Jagra, Khanda, Aldur Avathi hoblies. 2. Jagra hobli and Avathi of Chickmagalur Tq. 3. Khanda hobli & Aldur hoblies of Chikmagalur Tq. 4. Koppa Tq. 5. Sringeri Tq. 6. Marasimharajapura Tq. 7. Mudigere Tq. except Balur & Kalasa hoblies 8. Kalasa & Balur hoblies of Mudigere Tq. 9. Tarikere Tq.	Ajampura & Sivane hoblies. Kadur hobli Hirenallur hobli, Sakrepatna hobli.	Range Officer, M.O.R. Chickmagalur. Range Officer, M.O.R. Mallandur. Range Officer of Central Excise, Aldur. Range Officer, M.O.R. Jayapura. Range Officer, M.O.R. Mudigere. Range Officer M.O.R. Kalasa. Range Officer of Central Excise, Kadur. Do.
SOUTH CANARA . . .	1. Mangalore Tq. 2. Karkal Tq. 3. Puttur Tq. 4. Belthangadi Tq. 5. Udupi Tq. 6. Coondapur Tq.	Kanp firka Kotafirka Bijady Village: in Coondapur firka, Baindur firka & Wandse firka.	Range Officer of Central Excise, Mangalore. Range Officer of Central Excise, Karkal. { Range Officer of Central Excise, Puttur. Range Officer of Central Excise, Udupi. Range Officer, Central Excise, Gondapur.
HASSAN . . .	1. Saklaspur Tq. except Yeslur hobli. 2. Belur Taluk	Halebid hobli.	Range Officer, M.O.R. Saklaspur.

(1)	(2)	(3)	(4)
HASSAN (<i>Contd.</i>) . . .	3. Yeslur hobli of Saklas-pur Tq. 4. Alur Taluk 5. Shantigrama, Salgane, & Harsan Hoblies of Hassan Tq. 6. Kanakatti & Banavar hoblies of Arisikere Taluk	Range Officer, M.O.R. Hassan.	
	7. Mallipatna hobli of Arkalgud Tq. 8. Bagur & Nuggihalli hoblies of chennaroya-patna Tq.		
COORG . . .	1. Mercara Tq. 2. Veerarajendrapet Tq. 3. Somvarpet Tq.	Range Officer of C. Ex., Mercara. Range Officer of C. Ex., Virajpet. Fraserpet hobli. Range Officer, C. Ex., Somvarpet.	
MYSORE . . .	1. Chandekvadi hobli of Chamrajnagar Tq. 2. Yelandur Tq. 3. T. Narsipur Tq.	Bannur & T. Narsipur hoblis. Honakere hobli.	Range Officer Central Excise, Chamrajnagar. Range Officer of Central Excise, Nanjan-gud Range.
MANDYA . . .	1. Mandya Tq. 2. Nagamangala Tq. 3. Melkote hobli of pandavapura Tq. 4. Arekere & Settihalli hoblies of Sirangapatna Tq. 5. Maddur Tq. 6. Malvalli Tq.		Range Officer of Central Excise, Mandya Range. Range Officer of Central Excise, Pandava-pura Range. Range Officer Central Excise, Maddur Range.
NORTH CANARA . . .	1. Whole of the Dist. except Ankola & Karwar Tqs. 2. Karwar & Ankola Tqs.		Range Officer of Central Excise, Kumta Range. Range Officer of Central Excise Kaswar Range.
DHARWAR . . .	1. Kalghatgi Tq. 2. Hangal Tq. 3. Navalgunda Tq. 4. Nargund Tq.		Range Officer of Central Excise, Dharwar Range. Range Officer of Central Excise, Haveri Range. Range Officer of Central Excise, Gadag Rural Range. Range Officer of C.Ex., Ron Range.

(1)	(2)	(3)	(4)
BELLARY	1. Ittika firka of Hadagalli Tq. 2. Hospet Taluk 3. Tornagallur & Choranur firkas of Sandur Tq. 4. Bellary Tq. 5. Hatcholi & Tekkalakota firkas of Sirguppa Tq. 6. Kudligi Firka of Kudligi Tq.	Bellary firka. } Range Officer of Central Excise, Sirguppa at Bellary.	Range Officer of C.E., Hadgalli. } Range Officer of Central Excise, Hospet.
RAICHUR	1. Manvi Tq. 2. Sidhnoor Tq. 3. Raichur Tq. 4. Gabbur & Devdurg firkas of Devdurg Tq. 5. Arekere & Jalhalli firkas of Devdurg Tq. 6. Lingsugur Tq. 7. Gangavathi Tq. 8. Kushtagi Tq. 9. Hitnal firka of Koppal Tq. 10. Bandi firka of Yelberga Tq.	Belatgi Village Mukund-Village. Kalmalla Firka. Kushtagi firka	Range Officer of Central Excise, Raichur. } Range Officer of Central Excise, Lingsugur. } Range Officer of Central Excise, Koppal East. Range Officer of Central Excise, Koppal West.
GULBARGA	1. Jewargi Tq. 2. Sulepet firka of chincholi Tq. 3. Mudhole firka of serum Tq. 4. Kolda firka of serum Tq. 5. Shahapur Taluk 6. Sharapur Tq. 7. Balichakkar firka of Yadgiri Tq.	Sulepet village 1. Goparpalli Village. 1. Hulgole 2. Kolgunda Villages. Hunsgi firka.	Range Officer, C. Ex., Chittapur. Range Officer, C. Ex., Chincholi. Range Officer, Central Excise, Serum. } Range Officer, Central Excise, Yadgiri.
BIDAR	1. Bidar Tq. except Nirna firka. 2. Bhalki Tq. 3. Aurad Tq. 4. Nirna firka of Bidar Tq. 5. Humnabad Tq.	Bhalki & Halbergā firkas.	Range Officer of Central Excise, Bidar. } Range Officer, Central Excise, Humnabad.
BIJAPUR	1. Badami Tq. 2. Bijapur Tq. 3. Indi Tq. 4. Sindgi Tq.	Muthageri firka .. Sindgi firka.	Range Officer, C. Ex., Badami. Range Officer, C. Ex., Bijapur. } Range Officer, C. Ex. Sindgi.

(1)	(2)	(3)	(4)
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BIJAPUR—contd.

5. Bagalkot Tq.	Bevoor Village } Range Officer, C. Ex., Bagalkot.
6. Beelagi Tq.	Beelagi Village } Range Officer, C. Ex., Mudhole.
7. Bagewadi Tq.	Range Officer, C. Ex.,
8. Muddobihal Tq.	Bagewadi.
1. Khanapur Tq.	Range Officer, C. Ex., Belgaum.
2. Ramdurg Tq.	Range Officer, C. Ex., Ramdurg.

[No. 10/58.]

D. N. KOHLI, Collector.

ERRATUM

The S.O. 1028 published in the Gazette of India, Part II-3(ii), dated the 7th June, 1958, is hereby cancelled.

CENTRAL BOARD OF REVENUE**CORRIGENDUM****INCOME-TAX**

New Delhi, the 2nd July 1958

S.O. 1335.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Board of Revenue hereby directs that in the last paragraph of their notification No. 62 (F. No. 55/23/58-IT), dated the 16th June 1958 for the words "Shri Jain" the following words shall be substituted, namely:

"Shri Kothandaraman".

[No. 65 (F. No. 55/23/58-IT).]

New Delhi, the 5th July 1958

S.O. 1336.—In exercise of the powers conferred by sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Board of Revenue hereby makes the following further amendments to its notification S.O. 660 No. 35-Income-tax, dated the 22nd April 1958, namely:—

In the Schedule annexed to the said notification:—

- (a) under the Sub-head "V-Bombay North" against 'Ahmedabad Range I' after the entry "9. Estate Duty-cum-Income-tax Circle, Ahmedabad" the following entry shall be added, namely:—
"10. Additional Special Circle, Ahmedabad".
- (b) under the Sub-head, "VIII-Delhi and Rajasthan" against "B-New Delhi" after the entry "8. Ward Nos. VI, IX(1), IX(2), IX(3), IX(4) and IX(5), Delhi" the following entry shall be added, namely:—
"9. Additional Special Circle, II, New Delhi".
- (c) under the Sub-head "III-Bihar and Orissa", against:—
(i) Ranchi Range, the existing entry "7. Special Estate Duty-cum-Income-tax Circle, Ranchi" shall be deleted and the subsequent entry "8" shall be renumbered as "7";

- (ii) Cuttack Range, after the existing entry "2. Special Circle, Cuttack" the following entry shall be added:—
 "3. Special Estate Duty *cum* Income-tax Circle, Cuttack"
- (iii) Berhampur Range, after the existing entry "3. Puri Circle, Puri" the following entry shall be added, namely:—
 "4. Salary Circle, Puri".
- (d) under the Sub-head "XV-West Bengal" for all the existing entries in Cols. 1 and 2 the following entries shall be substituted, namely:—
- 'A' Range, Calcutta.**
1. Companies District—I, Calcutta.
 2. District—III (1), Calcutta.
 3. District—III (3), Calcutta.
- 'B' Range, Calcutta.**
1. Companies District—II, Calcutta.
 2. 24—Parganas.
- 'C' Range, Calcutta.**
1. Companies District—III, Calcutta.
 2. District—II(1), Calcutta.
 3. Foreign Section, Calcutta.
- 'D' Range, Calcutta.**
1. Estate Duty *cum* Income-tax Circle.
 2. Non-Companies (Income-tax *cum* Excess Profits Tax) District—I, Calcutta.
 3. Non-Companies (Income-tax *cum* Excess Profits Tax) District—II, Calcutta.
 4. Project Circle, West Bengal.
 5. Project Circle, Calcutta.
 6. Hooghly.
 7. Refund Circle, Calcutta.
 8. District—IV(1), Calcutta.
 9. Howrah.
- 'E' Range, Calcutta.**
1. District—V, Calcutta.
 2. District—V(1), Calcutta.
 3. District—V(2), Calcutta.
 4. District—IV(3), Calcutta.
 5. Companies District—IV, Calcutta.
 6. Special Survey Circle—V, Calcutta.
 7. Special Survey Circle—X, Calcutta.
- 'F' Range, Calcutta.**
1. District—I(1), Calcutta.
 2. District—III(2), Calcutta.
- 'G' Range, Calcutta.**
1. District—I(2), Calcutta.
 2. Special Survey Circle—I, Calcutta.
 3. Special Survey Circle—III, Calcutta.
- 'H' Range, Calcutta.**
1. Special Circle—I.
 2. Cases which have been assigned and which will be assigned from time to time by the Board.

'T' Range, Calcutta.

1. Special Circle—II.
2. Cases which have been assigned and which will be assigned from time to time by the Board

'J' Range, Calcutta.

1. District—IV(2), Calcutta.
2. District—III A, Calcutta.
3. District—VA, Calcutta.
4. Central Salaries Circle, Calcutta.
5. Railways & Miscellaneous Salaries Circle, Calcutta.
6. Special Survey Circle—VI, Calcutta.

'K' Range, Asansol.

1. Burdwan-Birbhum.
2. Murshidabad-Nadia.
3. Midnapore.
4. Bankura-Purulia.
5. Asansol.

'L' Range, Jalpaiguri.

1. Jalpaiguri-Darjeeling.
2. Cooch-Behar.
3. West Dinajpore-Malda.
4. Siliguri.

'M' Range, Calcutta.

1. Special Survey Circle—VII, Calcutta.
2. Special Survey Circle—XI, Calcutta.
3. District—II(2), Calcutta.
4. Special Survey Circle—II, Calcutta.
5. District—VI, Calcutta.
6. Special Survey Circle—VIII, Calcutta.
7. Special Survey Circle—IV, Calcutta.
8. Special Survey Circle—IX, Calcutta.

Explanatory Note

NOTE.—These amendments have become necessary on account of the re-organisation of the Appellate Assistant Commissioners' Ranges in the Charges of Commissioners of Income-tax, Bombay North, Delhi & Rajasthan, Bihar and Orissa and West Bengal.

(This note does not form a part of the notification; but is intended to be merely clarificatory).

[No. 65 (F. No. 50/67/58-IT).]

B. V. MUNDKUR, Under Secy.

CUSTOMS

New Delhi, the 12th July 1958

S.O. 1337.—In exercise of the powers conferred by section 75 of the Sea Customs Act (8 of 1878) as in force in India and as applied to the State of Pondicherry, and in supersession of its Notification No. 24-Customs, dated the 13th December 1947, the Central Board of Revenue directs that for every package made over to an officer of customs for the purpose of being landed on the Bombay Customs House, there shall be charged a fee of eight annas if the package weighs 60 lbs. or less and one rupee if it weighs over 60 lbs.

[No. 201.]

S.O. 1338.—In exercise of the powers conferred by section 75 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Board of Revenue directs that the following further amendment shall be made in the rules published with the notification of the Commissioner of Customs, Salt, Opium and Akbari, Bombay, No. 915, dated the 10th February, 1911, for passing free of import duty baggage in actual use and for the landing of passengers' baggage and passing the same through the Custom House at Bombay, namely:—

In the said rules, under the heading "II. Steamers arriving at Ballard Pier", in rule 5, for the words "six annas per package", the words "eight annas for every package weighing upto 60 lbs. and Rupee one for every package weighing over 60 lbs." shall be substituted.

[No. 202.]

M. A. RANGASWAMY, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 27th June 1958

S.O. 1339.—In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendment in the Cotton Textiles (Production by Handloom) Control Order, 1956, namely:—

In the said order, in clause 6, in sub-clause (1) for the date "31st December, 1957" the date "31st December, 1958" shall be substituted.

[F. No. 48(55)Tex(C)/54.]

HARGUNDAS, Under Secy.

New Delhi, the 1st July 1958

S.O. 1340.—Whereas in the opinion of the Central Government it is expedient so to do;

2. Now, therefore, in exercise of powers conferred by sub-section (1) of Section 12 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), the Central Government hereby makes the following further amendments in the Bye-laws of the Madras Oil and Seeds Exchange Limited, the same having been previously published as required by sub-section (4) of the said section, namely:—

In the said Bye-laws:—

I. In bye-law 1 for sub-clause (e) of clause (19), the following shall be substituted, namely:—

"(e) Hedge contract means a forward contract made in accordance with the provisions of bye-laws 67 and 68."

II. In sub-clause (a) of clause (i) of bye-law 136 after the words "hedge contracts", the words "and/or transferable specific delivery contracts" shall be inserted.

III. In bye-law 145-C after the words "for any reason" the punctuation, figure and words ", other than an emergency referred to in Chapter XIV of the Bye-laws" shall be inserted.

IV. In bye-law 150:—

(a) in clause (a) (ii) for the words "delivery contracts", the words "non-transferable specific delivery contracts" shall be substituted;

(b) in clause (b) for the words "and delivery contract", the words "and/or transferable specific delivery contracts" shall be substituted;

(c) for clause (d), the following shall be substituted, namely:—

"(d) Any hedge or transferable or non-transferable specific delivery contract entered into in contravention of any of the foregoing provisions of this bye-law shall be void".

V. In bye-laws 151 and 152, for the words "Hedge or delivery contracts", the words "hedge and transferable specific delivery contracts" shall be substituted.

VI. For bye-law 156 the following bye-laws shall be substituted, namely:—

"156. (a) The Board shall have power at any time and from time to time to call upon all or any member to submit a detailed statement in duplicate, one copy for the use of the Exchange and other for the use of the Forward Markets Commission, containing information relating to hedge and/or transferable specific delivery contracts, entered into by a member or members in such form and such manner as may be specified by the Board.

(b) In particular, and without prejudice to the generality of the foregoing power, such information may relate to the following matters:—

- (i) Contracts entered into by a member with another member either in his own name or through another member on his own account;
- (ii) contracts entered into by a member on behalf of his clients;
- (iii) business of non-members appropriated by the member to himself;
- (iv) contracts entered into by a member on behalf of each individual client,

(c) The Board shall have power for the purpose of verifying or checking any statement submitted by a member under this bye-law, to call for the production of the books of any member or broker and/or call for any explanation from any member or broker. A member or broker failing or neglecting to submit any such statement or to produce any such books or to give any such explanation, shall be liable to be dealt with under chapter XIX of the bye-laws.

"156A. (a) Where the Forward Markets Commission considers it expedient so to do, it may call for periodical information relating to hedge or transferable specific delivery contracts or both entered into by members in such form and in such manner as may be specified by the Commission.

(b) In particular, and without prejudice to the generality of the foregoing power, such information may relate to:—

- (i) contracts entered into by a member with another member in his own name or through another member on his own account,
- (ii) contracts entered into by a member on behalf of his clients,
- (iii) business of non-members appropriated by the member to himself,
- (iv) contracts entered into by a member on behalf of each individual client."

VII. For bye-law 157, the following shall be substituted, namely:—

"157. (a) If, in the opinion of the Board, an emergency has arisen or exists, the Board may by a resolution passed by a simple majority at a meeting specially convened in this behalf and concurred in by the Forward Markets Commission, prohibit as from such date as the Board may specify:—

(i) trading in the hedge contract for any delivery or deliveries or transferable specific delivery contracts or both at a rate or rates above a maximum and/or below a minimum as may be fixed by the Board under clause (b) below or;

(ii) all trading in such contracts as are referred to in sub-clause (i) above for a specified period or until further notice as may be determined by the Board by a resolution passed under clause (b) below.

(b) The Board may from time to time by a resolution passed by a simple majority and concurred in by the Forward Markets Commission determine, extend or reduce the period during which the prohibition imposed under sub-clauses (i) and (ii) of clause (a) above shall be in force. The Board may also by a resolution passed by a simple majority and concurred in by the Forward Markets Commission fix the maximum and/or minimum rate or rates for the purpose of trading under sub-clause (i) of clause (a) above and may from time

to time by a resolution passed by itself and concurred in by the Forward Markets Commission vary the maximum and/or minimum rate or rates so fixed.

- (c) The power specified in clauses (a) and (b) above may be exercised by the Forward Markets Commission, in any case, where in the opinion of the Commission, it is expedient in the interest of the trade or public interest so to do."

VIII. For bye-law 158, the following shall be substituted, namely:—

"158. If the Board, at a meeting specially convened in this behalf, resolve that a state of emergency exists or is likely to occur such as shall in the opinion of the Board make free trading in any hedge contract in any delivery or deliveries, extremely difficult, the Board shall so inform the Forward Markets Commission and upon the Forward Markets Commission intimating to the Board its agreement with such resolution, then notwithstanding anything to the contrary contained in these bye-laws, or in any forward contract made subject to these bye-laws, the following provisions shall take effect:—

- (a) The Board shall by resolution passed at a meeting specially convened in this behalf and concurred in by the Forward Markets Commission,
 - (i) fix a date for the purposes hereinafter contained;
 - (ii) fix settlement rates for forward contracts;
 - (iii) fix a special settlement day.
- (b) Every hedge contract for any delivery or deliveries or every transferable specific delivery contract or both entered into between a member and a member or between a member and a non-member outstanding on the date fixed under clause (a)(i) hereof shall be deemed closed out at the rate appropriate to such contract fixed under clause (a)(ii) hereof.
- (c) All differences arising out of every such contract between members shall be paid through the Exchange on the settlement day fixed under clause (a)(iii) hereof and the relevant clearing bye-laws shall apply accordingly.
- (d) All differences arising out of every such contract between a member and non-member shall become immediately due and payable.
- (e) In hedge contracts and/or transferable specific delivery contracts entered into between a member and a non-member any margin received shall be adjusted and the whole or the balance thereof, as the case may be, shall be immediately refundable."

IX. After bye-law 158 the following bye-law shall be inserted, namely:—

"158A. If the Forward Markets Commission is of opinion that continuation of trading in hedge contracts for any delivery or deliveries or transferable specific delivery contracts or both is detrimental to the interest of the trade or the public interest, or to the larger interests of the economy of India, and so notifies the President, then notwithstanding anything to the contrary contained in these bye-laws, or in any hedge or transferable specific delivery contract or both made subject to these bye-laws, every hedge contract relating to the delivery or deliveries or transferable specific delivery contract or both notified under this bye-law and entered into between a member and a member or between a member and a non-member then outstanding, shall be deemed closed out at such rate appropriate to such contract and with effect from such date as shall be fixed by the Forward Markets Commission, and the provisions of clauses (c), (d), and (e) of bye-law 158 shall apply as if they formed part of this bye-law.

X. In bye-law 159:

- (a) for the words "two-thirds" the word "one-fourth" shall be substituted;
- (b) the words and brackets, "not less than two-thirds (a fraction being counted as an integer) of" shall be omitted;
- (c) for the words "the preceding bye-laws", the word and the figures "bye-law 158" shall be substituted.

XI. In bye-law 160:

- (a) in clause (a) for the words "three-fourths" the words "one-third" shall be substituted;
- (b) in clause (b) for the words "the preceding bye-laws" the word and figures "bye-law 158" shall be substituted.

XII. In bye-law 161, to clause (a), the following proviso shall be added, namely:—

"Provided that no such resolution shall become effective unless concurred in by the Forward Markets Commission."

XIII. Existing bye-law 162 shall be omitted.

XIV. For bye-law 227, the following shall be substituted, namely:—

"227. (1) Every member of the Exchange shall on each Inward Payment Day and not later than the time specified in the Clearing House Notice under bye-law 129 for payment in of debit balances under the balance sheets pay into the Margin Settlement Account of the Exchange with the bank, or to the office of the Exchange, a deposit, by way of margin not carrying interest, on the net open position in respect of hedge contracts and transferable specific delivery contracts entered into by the member during the working days for the period for which settlement rates are fixed under bye-law 119 for such settlement. The said margin, calculated as follows shall be payable on the net open position as at the close of business on the day on which settlement rate is fixed under the bye-law.

(a) Groundnut seeds:

On the first 1,250 candies @ Rs. nil per candy.
From 1,251 to 1,500 candies @ Rs. 10 per candy.
From 1,501 to 1,750 candies @ Rs. 20 per candy.
From 1,751 to 2,000 candies @ Rs. 30 per candy.
From 2,001 to 2,250 candies @ Rs. 40 per candy.
From 2,251 but not exceeding 2,500 candies @ Rs. 60 per candy.

NOTE.—No member shall have a net open position exceeding 2,500 candies.

(b) Groundnut Oil:

(i) In respect of members paying Rs. 1,250 as deposit:

On the first 875 candies @ Rs. nil per candy.
From 876 to 1,250 candies @ Rs. 5 per candy.
From 1,251 to 1,375 candies @ Rs. 15 per candy.
From 1,376 to 1,625 candies @ Rs. 20 per candy.
From 1,626 but not exceeding 2,500 candies @ Rs. 30 per candy.

NOTE.—No member shall have a net open position exceeding 2,500 candies.

(ii) In respect of members paying a deposit of Rs. 2,500:

On the first 1,250 candies @ Rs. nil per candy.
From 1,251 to 1,375 candies @ Rs. 15 per candy.
From 1,376 to 1,625 candies @ Rs. 20 per candy.
From 1,626 to 2,500 candies @ Rs. 30 per candy.
From 2,501 but not exceeding 5,000 candies @ Rs. 40 per candy.

NOTE.—No member shall have a net open position exceeding 5,000 candies.

(2) The Board may from time to time by a resolution passed by itself and concurred in by the Forward Markets Commission make such variations as may be necessary or desirable in respect of system, payment and/or amount of margin payable in respect of all transactions in hedge contracts or transferable specific delivery contracts or both, including such transactions entered into before such variations are made.

(3) The Board may from time to time by a resolution passed by itself and concurred in by the Forward Markets Commission provide for special clearing in respect of hedge contracts or transferable specific delivery contracts or both on such basis as it may consider desirable or necessary.

(4) Any variation in respect of margin made under clause (2) of this bye-law and any special clearing provided under clause (3) of this bye-law shall apply to all transactions in hedge contracts or transferable specific delivery contracts or both including transactions entered into before such variations are made.

(5) The Board may from time to time by a resolution passed by itself and concurred in by the Forward Markets Commission fix such limits upon the daily trading by members or on the net open position of members concerning hedge contracts or transferable specific delivery contracts or both, as the Board may consider necessary or desirable in respect of such daily trading or net open position.

(6) The powers conferred on the Board by clauses (2), (3) and (5) may also be exercised by the Forward Markets Commission in any case where the Forward Markets Commission is of opinion that an emergency has arisen or exists, and the Board has failed to exercise such powers."

[No. 33(5)-TMP/FMC/58]

New Delhi, the 5th July 1958

S.O. 1341.—The following rules amended by the Adoni Groundnutseeds and Oil Merchants Association Ltd., in exercise of the powers conferred on it by sub-section (1) of section 9A of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), and approved by the Central Government are hereby published as required by sub-section (2) of that section, namely:—

2. In the said rules—

(1) For Article 33, the following shall be substituted:—

"33. The Board shall consist of not more than 17 Directors and shall be constituted as under:

(i) Twelve Directors shall be elected by the Authorised Representatives of the members of the Association at the Annual General Meeting.

Of such Directors—

(a) Three shall be Authorised Representatives of members from the Sellers' Panel elected by the Authorised Representatives of members included in that panel;

(b) Three shall be Authorised Representatives of members from the Buyers' Panel elected by the Authorised Representatives of members included in that panel;

(c) Six shall be Authorised Representatives of members from the Dealers' Panel elected by the Authorised Representatives of the members included in that panel.

(ii) Not more than 4 Directors appointed by the Central Government one of whom, may be a member of the Association or not, to represent the Central Government, and the three others to represent interests not directly represented by membership of the Association, as set out in sub-clause (b) of clause (2) of section 6 of the Forward Contracts (Regulation) Act, 1952.

(iii) Not more than one Director co-opted by the Board, if it deems fit and necessary, by three-fourths majority of the Directors present from among members or non-member.

(2) For Clause (ii) of Article 34, the following shall be substituted:—

"The Board shall from time to time make Rules and Regulation for the election of Directors in accordance with the provisions of Article 33(i) at the Annual Meeting and Directors be so elected."

(3) For Article 37, the following shall be substituted:—

"The Authorised Representatives of the members of the Association shall once a year elect from among themselves the Directors in accordance with the provisions of Article 33(i) (a), (b), (c). The Directors so elected as well as the Directors appointed by the Central Government as well as the co-opted Director shall remain in office till the next Annual General Meeting. The elected retiring Directors are eligible for re-election. The Directors appointed by the Central Government whose term of office expires with the next Annual General Meeting may be re-appointed by the Central Government. The Central Government may appoint fresh persons in place of the appointed Directors whose term of office has expired by efflux of time and who therefore retire by efflux of time."

[F. No. 33(14)-TMP/FMC/58.]

K. V. VENKATACHALAM, Jt. Secy.

CENTRAL SILK BOARD

New Delhi, the 1st July 1958

S.O. 1342.—The following statement of accounts of the Central Silk Board for the period from 1st April, 1955 to 31st March, 1956 is published in the Gazette of India in accordance with sub-rule (2) of rule 37 of the Central Silk Board Rules, 1955:

INCOME

	Rs. As. Ps.		Rs. As. Ps.
Opening Balance	12,318 9 5	Refund of Opening Balance	12,318 9 5
Grants-in-aid received directly by the Board including payments in 1955-56 of Rs. 82-4-6.	3,88,467 12 6	Administration of the Board	2,60,520 2 5
		Grants-in-aid paid to State Govts.	22,30,807 0 0
Grants-in-aid sanctioned by the Govt. of India to State Govts.	22,22,607 0 0	Expenditure for other development purposes.	1,17,525 3 6
Miscellaneous Receipts (Including State Govts.' contributions for deputation of officers to Japan, import of mulberry saplings and sale proceeds of articles.	71,966 6 4	Refund of unutilised grant received from Orissa Govt. Bank balance at head quarters credited to Govt. on 31-3-56.	6332 15 0 56,515 3 11
		Closing balance	11,340 10 0
	26,95,359 12 3		26,95,359 12 3

[No. 22/42/58-HS(2).]

S.O. 1343.—The following statement of accounts of the Central Silk Board for the period from 1st April, 1956 to 31st March, 1957 is published in the Gazette of India in accordance with sub-rule (2) of rule 37 of the Central Silk Board Rules, 1955:—

Income

Expenditure

	Rs. As. P.		Rs. As. P.
Opening Balance	11,340 10 0	Refund of opening balance	11,340 10 0
Grants-in-aid received directly by the Board including the balance amount of carry over as grants-in-aid.	5,07,020 15 0	Refund of amount received from the Liason Office, Bangalore.	440 12 6
Grants-in-aid sanctioned by Govt. of India to State Govt.	33,32,481 0 0	Administration of the Board	3,27,112 3 3
		Grants-in-aid released to the State Governments by Deputy Accountant	15,68,488 0 5

Income	Expenditure
Loans sanctioned by Govt. of India to State Govts. 27,26,650 ० ०	General, Commerce, Steel and Mines, Bombay.
Miscellaneous Receipts— 34,649 १५ ९	Grants-in-aid paid directly by the Board. Grants-in-aid sanctioned, but remaining undisbursed.
(Including State Governments share on account of expenditure in connection with deputation of officers to Japan and China and Sale proceeds of articles).	Loans released by the Accountant General, Central Revenues, New Delhi to State Govts.
	Loans sanctioned, but remaining undisbursed.
	Expenditure for other development purposes.
	Refund to State Governments on deputation of officers, due to non-materialisation during 1956+57.
	Bank balance at headquarters credited to Government on 29th March, 1957.
	Closing balance . . . 3,476 ११ ६
<u>66,12,142 ८ ९</u>	<u>66,12,142 ८ ९</u>

[No. 44/21/57-HS(2).]

New Delhi, the 8th July 1958

S.O. 1344.—In exercise of the powers conferred by section 13 of the Central Silk Board Act, 1948 (61 of 1948), the Central Government hereby makes the following further amendment in the Central Silk Board Rules, 1955, published with the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 662, dated the 23rd March, 1955, namely:—

In the said Rules, in rule 28, the existing sub rule (2) shall be numbered as clause (a) of that sub-rule and after clause (a) is so renumbered, the following shall be inserted, namely:—

- “(b) The Standing Committee of the Board may, by resolution, allow to the employees of the Board—
 - (i) advance of pay for specified purposes,
 - (ii) advance for the purchase of conveyance, on the same terms and conditions as govern the grant of such advances to Central Government servants.”

[No. F. 23/60/53/HS(2).]

P. J. MENON, Under Secy.

COFFEE CONTROL

New Delhi, the 8th July 1958

S.O. 1345.—In pursuance of sub-section (1) of Section 9 of the Coffee Act, 1942 (VII of 1942), Sri G. S. Srinivasan, I.A.S., has been appointed by the Central Government as Chief Coffee Marketing Officer, Coffee Board, Bangalore, with effect from the 2nd April, 1958.

[No. 9(59)Plant(B)/57.]

A. J. MUKARJI, Dy. Secy.

ORDER

New Delhi, the 1st July 1958

S.O. 1346—IDRA/6/14.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby establishes for the scheduled industries engaged in the manufacture or production of Food Processing Industries a Development Council which shall consist of the following members, namely :—

- | | |
|--|--|
| 1. Shri A. C. Khanna, President, Federation of Biscuit Manufacturers of India
17, Alipore Road, Delhi—8. | being persons who in the opinion of the Central Government are capable of representing the interests of owners of industrial undertakings in the said scheduled industries. |
| 2. Shri Khanchand J. Pamnani, C/o. J. B. Mangaram & Co. P.O. Residency, Gwalior. | being persons who in the opinion of the Central Government have special knowledge of matters relating to the technical or other aspects of the said scheduled industries. |
| 3. Shri K. U. Patel, C/o. Times Products Ltd., Belgharia, 24 Parganas, E. Railway. | being persons who in the opinion of the Central Government are capable of representing the interests of persons employed in industrial undertakings in the said scheduled industries. |
| 4. Shri N. S. Pochkanawala, D. & P. Products (Private) Ltd., Bombay-Agra Road Bhandup, Bombay—40. | being persons who in the opinion of the Central Government are capable of representing the interests of consumers of goods manufactured and produced by the said scheduled industries. |
| 5. Shri V. Kurien, Manager, Kaira District Cooperative Milk Producers' Union Ltd. Anand | |
| 6. Shri R. K. Vissanji, Chairman, The Roller Flour Miller's Federation, of India,
9, Wallace Street, Fort Bombay—1. | |
| 7. Lt. Col. J. D. Kothawala, Lt. Mgg. Director Poisons Agencies Private Ltd. Managing Agents for Poisons Ltd., P.B. No. 367, Bombay—1 | |
| 8. Shri Chinabhai Manibhai, The Anil starch Products, Ltd., Anil Road, Post Box No. 93, Ahmedabad | |
| 9. Shri A. Bose, General Manager, Lily Barley Mills Private Ltd., 19, Muraripukur Road, Calcutta—4. | |
| 10. Sardar Mohan Singh, Mgg. Director, Pure Drinks, Private Ltd., Bombay (India) | |
| 11. Dr. H. A. B. Parpia, Assistant Director, General Food Technological Research, Institute, Mysore. | |
| 12. Shri V. A. Mehta, Deputy Development Officer (Food) Development, Wing, Ministry of Commerce and Industry, New Delhi. | |
| 13. Shri V. V. Subba Rao, INTUC Anna-parti P.O. Andhra Pradesh | |
| 14. Mr. C. M. Stephen, C/o. I.N.T.U.C. Kerala Branch, 70 Feet Road, Ernakulam. | |
| 15. Shri C. N. Medawal, Deputy Director, Indian Standards Institution, Manak Bhawan, 9, Mathura Road, New Delhi—1. | |
| 16. Col. Prithi Pal Singh Chief Director of Purchase, Ministry of Food and Agriculture, Department of Food, (Army Purchase Organisation, New Delhi | |
| 2. Shri A. C. Khanna shall be the Chairman of the said Development Council. | |
| 3. The Central Government hereby assigns the following functions to the said Development Council, namely :— | |
| (i) Recommending targets for production, co-ordinating production programmes and reviewing progress from time to time. | |

- (ii) Suggesting norms of efficiency with a view to eliminating waste, obtaining maximum production, improving quality and reducing costs.
- (iii) Recommending measures for securing the fuller utilization of the installed capacity and for improving the working of the industry, particularly of the less efficient units.
- (iv) Promoting arrangements for better marketing and helping in the devising of a system of distribution and sale of the produce of the said scheduled industries which would be satisfactory to the consumer.
- (v) Promoting standardization of products.
- (vi) Promoting or undertaking the collection and formulation of statistics.
- (vii) Promoting the adoption of measures for increasing the productivity of labour, including measures for securing safer and better working conditions and the provision and improvement of amenities and incentives for workers.

[No. 4(36)IA(II)(G)/58.]

V. V. NENE, Deputy Secy.

ORDER

EXPORT TRADE CONTROL

New Delhi, the 7th July 1958

S.O. 1347.—In exercise of the powers conferred by sections 3 and 4A of the Imports and Exports (Control) Act, 1947 (18 of 1947), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Exports (Control) Order, 1958, namely:—

In Schedule I to the said Order—

Under the heading “B. Raw Materials and Articles mainly unmanufactured”, after item 14, the following item shall be inserted:—
“14-A. Chanks.”

[No. Export(1)/AM(12).]

CORRIGENDUM

New Delhi, the 3rd July 1958

S.O. 1348.—In the Notification of the Government of India in the Ministry of Commerce and Industry No. S.O. 280, dated the 17th March, 1958/Phalguna 26, 1879 Saka, published in the Gazette of India Extraordinary, in Part II—Section 3, Sub-section (ii), dated the 17th March, 1958,—

1. *Page 231*—

In Article 26, sub-clause (3),

- (i) line 5, after “included” insert comma.
- (ii) line 9, after “to” insert comma.

2. *Page 232*—

- (1) In Article 26, sub-clause (5), line 14, after “Clause A,” insert “Special Associate Members”.

- (2) In Article 47, line 15, after “addition” insert “a”.

- (3) In Article 49, line 2, after “Vice-President” insert comma.

3. *Page 233*—

- (1) In Article 49, sub-clause (b), line 2, after “meetings” insert “of”.

- (2) In Article 59, sub-clause (b), line 2, for “assertained” read “ascertained”.

4. *Page 234*—

In Article 64, sub-clause (1)(d), line 2, for “Committee” read “Committee, the Indian Central Cotton Committee”.

[F. No. 33(1)-TMP/FMC/57.]

T. S. KUNCHITHAPATHAM, Under Secy.

(Indian Standards Institution)

New Delhi, the 1st July 1958

S.O. 1349.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 16th to 30th June 1958.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard established	No. and title of the Indian Standard or Standards, if any superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1.	IS : 806—1957 Code of Practice for Use of Steel Tubes in General Building Construction.	..	This code deals with the use of structural steel tubes in general building construction and is complementary to IS: 800—1956. The use of tubular steel in structural work is expected to result in considerable saving of structural steel. (Price Rs. 2.00.)
2.	IS : 809—1957 Specification for Rubber Flooring Materials for General Purposes.	..	This standard lays down the requirements of composition and workmanship and prescribes tests for four types of rubber floorings (1) plain or marbled, (2) ribbed or fluted, (3) with fabric backing or fabric insert and (4) with sponge rubber backing. (Price Rs. 1.50).
3.	IS : 818—1957 Code of Practice for Safety and Health Requirements in Electric and Gas Welding and Cutting Operations.	..	This code lays down requirements for the protection of (a) persons from injury and illness, and (b) properties (including equipment) from damage by fire and other causes, rising from electric and gas-welding and cutting equipment, its installation, operation, and maintenance. (Price Rs. 4.50.)
4.	IS : 841—1957 Specification for Hand Hammers.	..	This standard covers the requirements of 13 types of steel hammers. (Price Rs. 2.50.)
5.	IS : 1123—1957 Method for Petrographical Examination of Natural Building Stones.	..	This standard lays down the procedure for petrographical examination of natural building stones to determine their classification. (Price Rs. 1.50.)
6.	IS : 1128—1957 Specification for Lime Stone Slabs.	..	This standard lays down the requirements for dimensions, physical properties and workmanship for lime stone slabs used in flooring and facing work. (Price Re. 1.00).

(1)	(2)	(3)	(4)
7. IS : 1147—1957 Glossary of Terms for Secondary Cells and Batteries.	..	This standard is a glossary of terms, with their definitions used in Indian Standards relating to secondary cells and Batteries. (Price Re. 1.00).	
8. IS : 1159—1957 Specification for Baking Powder.	..	This standard prescribes the requirements and the methods of test for baking powder which finds wide spread use as a 'chemical leavener' of dough for bakery products. (Price Rs. 2.50).	
9. IS : 1165—1957 Specification for Milk Powder (Whole and Skim).	..	This standard prescribes the requirements and the methods of test for milk powder (whole) and for milk powder (skim), prepared from the milk of cow or buffalo or a mixture thereof by spray drying or roller drying. (Price Rs. 2.00).	
10. IS : 1169—1957 Specification for Pedestal Type Electric Fans.	..	This standard lays down the requirements for pedestal electric fans, AC or DC, and of two sizes, 16 in. (or 40 cm.) of oscillating or non-oscillating types and 24 in. (or 60 cm) non-oscillating types. (Price Rs. 2.00).	
11. IS : 1172—1957 Code of Basic Requirements for Water Supply, Drainage and Sanitation.	..	This standard lays down the basic requirements for water supply drainage and sanitation for residential, commercial industrial and other buildings. (Price Rs. 1.50).	
12. IS : 1174—1957 Definitions of Mica Terms. ¹	Replaces definitions of mica terms given in : IS : 13-1949 Methods for Grading Processed Mica (<i>Tentative</i>) and IS : 14-1949 Classification of Processed Muscovite Mica (<i>Tentative</i>). Cancelled under S.O. 603 dated 26th April, 1958.	This standard lays down definitions of mica terms relating to grading and classification of Muscovite mica according to visual qualities and structural imperfections. (Price Re. 1.00)	
13. IS : 1179—1957 Specification for Equipment for Eye and Face Protection during welding.	..	This standard covers the requirements for protective equipment such as (1) spectacles, (2) goggles, (3) face-masks, (4) helmets, (5) hand-shields and (6) fixed shields, for use in welding, cutting and similar operations. (Price Re. 1.50).	
14. IS : 1181—1957 Qualifying Tests for Metal Arc Welders (Engaged in Welding Structures Other Than Pipes).	..	This standard lays down a series of qualifying tests, one or more of which may be selected for assessing or testing the capabilities of a welder for specific applications. (Price Rs. 2.50).	

(1)	(2)	(3)	(4)
15.	IS : 1185-1957 Method for Determining of the Relative Wetting Power of Wetting Agents (<i>Tentative</i>).	..	This standard prescribes two methods of test for evaluating the relative wetting power of wetting agents used in the wet processing of textile materials (Price Rs. 1.50).
16.	IS : 1187-1957 Specification for Shuttles for Sacking Looms.	..	This standard prescribes materials and dimensions of four dimensional patterns of shuttles used in weaving sacking. (Price Rs. 1.50).
17.	IS : 1188-1957 Specification for Ready Mixed Paint, Brushing, Oil Gloss, Genuine Zinc Oxide, for General Purposes.	..	This standard prescribes the requirements and the methods of test for a ready mixed paint, brushing, oil gloss, genuine zinc oxide, used for general purposes. (Price Re. 1.00).
18.	IS : 1190-1957 Specification for Twin Wire Healds for use in Cotton and Silk Weaving (Excluding Jacquard and Fancy Weaving)	..	This standard prescribes the requirements for twin wire healds for use in cotton and silk weaving. (Price Rs. 1.50).

Copies of these Indian Standards are available for sale with the Indian Standards Institution 'MANAK BHAVAN', 9 Mathura Road, New Delhi-1 and also at its Branch Offices at (i) 40/40A Cawasji Patel Street, Fort, Bombay-1, (ii) P-II, Mission Row Extension, Calcutta-1 and (iii) 2/21, First Line Beach, Madras-1.

[No. MDC/II (4)].

S.O. 1350.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955 the Indian Standards Institution hereby notifies that amendments to the Indian Standards given in the Schedule hereto annexed have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard amended.	No. & Date of Gazette Notification in which the establishment of the Indian Standard was notified	No. & Date of Amendment	Brief particulars of Amendment	Date of effect of the amendment
(1)	(2)	(3)	(4)	(5)	(6)
1.	IS: 677-1955 Specification for Cloth, Drab Mixture, Woollen (Water Resistant), No. I.	S.R.O. 774 dated 9th April June 1958	No. 1 dated 1955.	(1) 'IS 392-1952 Method for measuring the Water Absorption and Penetration in Water-Resistant Fabrics (Permeable to Air) by a Bundesmann Type Apparatus (<i>Tentativ</i>)' has been added to the list of Indian Standards referred to under clause 0.5 after 'IS: 391-1952'.	14th July 1958.

(1)	(2)	(3)	(4)	(5)	(6)
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				(2) (a) and (b) of clause 5.10.1 have been reworded and (c) has been added as an additional test by the method prescribed in IS : 392-1952 for water-proofness.	
2.	IS : 678-1955 Specification for Cloth, Drab Mixture, Woollen (Water Resistant), No. 2.	S.R.O. 774 dated 9th April June 1958	No. 1 1955.	(1) 'IS: 392-1952 Method for Measuring the Water Absorption and Penetration in Water-Resistant Fabrics (Preamble to Air) by a Bundesmann Type Apparatus (<i>Tentative</i>)' has been added to the list of Indian Standards referred to under clause 0.5 after 'IS: 391-1952'. (2) The values for 'Average Breaking Strength' in Table I have been changed to "270" under 'Warp' and "220" under 'Weft' in place of "245" and "195" respectively. (3) (a) and (b) of clause 5.10.1 have been reworded and (c) has been added as an additional test by the method prescribed in IS : 392-1952 for water proofness.	14th July 1958.

Copies of these amendment slips are available, free of cost, with the Indian Standards Institution, "MANAK BHAVAN", 9 Mathura Road, New Delhi-1 and also at its Branch Offices at (i) 40/40A Cawasji Patel Street, Fort, Bombay-1 (ii) P-II Mission Row Extension, Calcutta-1 and (iii) 2/21 First Line Beach Madras-1.

[No. MDC/II(9)].

S.O. 1351.—In exercise of the powers conferred by sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies the issue of errata slips, particulars of which are given in column (4) of the Schedule hereeto annexed, in respect of the Indian Standards specified in column (2) of the said Schedule.

THE SCHEDULE

Sl. No.	No. and title of Indian Standard	No. and date of Gazette Notification in which establishment of Indian Standard was notified	Particulars of Errata Slips issued
(1)	(2)	(3)	(4)
1.	IS : 58-1950 Specification for Litharge for Paints.	S.R.O. 658 dated 26th March, 1955.	The clause number for 'Form and Condition' on page 2, column 2 has been corrected to '4.2' in place of '4.1'.

(1)	(2)	(3)	(4)
2. IS : 737—1955	Specification S.R.O. 701 dated 24th for Wrought Aluminium March 1956. and Aluminium Alloys, Sheet and Strip (for General Engineering Purposes).	An asterisk has been added after the words 'Chemical Composition', heading of clause 14.2 on page 7, column 2 and the following note has been added at the bottom of the column :	
3. IS : 819—1957	Code of Practice for Resistance Spot Welding for Light Assemblies in Mild Steel.	S.R.O. 211 dated 18th January 1958.	"*The supplier shall undertake that the material does not contain zinc in excess of 0.10 per cent."
4. IS : 1173—1957	Specification for Rolled Steel Sections, Tee Bars.	S.R.O. 397 dated 1st February 1958.	The limit for percent content of sulphur and phosphorus has been corrected to '0.050' in place of '0.50' in clause 3.1.1 (b) on page 4.
			The correct values against 188T 200 and ISST 250 under 'Indian Standard Long Legged Tee Bars' and against ISLT 50 and ISLT 75 under 'Indian Standard Light Tee Bars' in Table I on page 5 have been given.

Copies of these errata slips are available, free of cost, with the Indian Standards Institution, 'MANAK BHAVAN', 9 Mathura Road, New Delhi-1, and also at its Branch Offices at (i) 40/40A Cawasji Patel Street, Fort, Bombay-1, (ii) P-11 Mission Row Extension, Calcutta-1 and (iii) 2/21 First Line Beach, Madras-1.

[No. MDC/II(10)].

New Delhi, the 2nd July 1958.

S. O. 1352.—In pursuance of the provisions of sub-rule (2) of rule 3 of the Indian Standards Institution (Certification Marks) Rules 1955, the Indian Standards Institution hereby notifies that the Indian Standards given in the Schedule hereto annexed have been established during the quarter ending 30th June 1958.

THE SCHEDULE

Serial No.	No. of Indian Standard	Title of Indian Standard
1. IS : 621—1957 . . .		Specification for Forks for Plantations and Estates.
2. IS : 686—1957 . . .		Method for Determination of Colour Fastness of Textile Materials to Daylight.
3. IS : 704—1957 . . .		Specification for Crow-Bars and Claw-Bars.
4. IS : 806—1957 . . .		Code of Practice for Use of Steel Tubes in General Building Construction.
5. IS : 809—1957 . . .		Specification for Rubber Flooring Materials for General Purposes.
6. IS : 818—1957 . . .		Code of Practice for Safety and Health Requirements in Electric and Gas Welding and Cutting Operations.
7. IS : 841—1957 . . .		Specification for Hand Hammers.
8. IS : 961—1957 . . .		Specification for High Tensile Structural Steel.
9. IS : 1003—1957 . . .		Specification for Timber Panelled and Glazed Doors and Windows.

Serial No.	No. of Indian Standard	Title of Indian Standard
10.	IS : 1103—1957 .	Specification for Brushes, Artists.
11.	IS : 1104—1957 .	Specification for Brushes, Lettering.
12.	IS : 1105—1957 .	Specification for Borax, Technical.
13.	IS : 1121—1957 .	Methods for Determination of Compressive, Transverse and Shear Strengths of Natural Building Stones.
14.	IS : 1122—1957 .	Methods for Determination of Specific Gravity and Porosity of Natural Building Stones.
15.	IS : 1123—1957 .	Method for Petrographical Examination of Natural Building Stones.
16.	IS : 1124—1957 .	Method of Test for Water Absorption of Natural Building Stones.
17.	IS : 1125—1957 .	Method of Test for Weathering of Natural Building Stones.
18.	IS : 1126—1957 .	Method of Test for Durability of Natural Building Stones.
19.	IS : 1127—1957 .	Specification for Dimensions and Workmanship of Natural Building Stones.
20.	IS : 1128—1957 .	Specification for Lime Stone Slabs.
21.	IS : 1142—1957 .	Specification for Cotton Cambric, Scoured, for Oil Dressed Fabric.
22.	IS : 1143—1957 .	Specification for Cotton Mosquito Netting, Square Mesh, Dyed.
23.	IS : 1144—1957 .	Specification for Cotton Cellular Shirting, Dyed.
24.	IS : 1145—1957 .	Specification for Lead-Acid Storage Batteries for Motor Cycles.
25.	IS : 1147—1957 .	Glossary of Terms for Secondary Cells and Batteries.
26.	IS : 1153—1957 .	Specification for Temporary Corrosion Preventive, Fluid, Hard Film, Solvent Deposited.
27.	IS : 1154—1957 .	Specification for Temporary Corrosion Preventive, Fluid, Soft Film, Solvent Deposited, Water Displacing.
28.	IS : 1155—1957 .	Specification for Wheat Atta.
29.	IS : 1156—1957 .	Specification for Pearl Barley.
30.	IS : 1157—1957 .	Specification for Barley Powder.
31.	IS : 1159—1957 .	Specification for Baking Powder.
32.	IS : 1165—1957 .	Specification for Milk Powder (Whole and Skim).
33.	IS : 1167—1957 .	Specification for Edible Casein.
34.	IS : 1169—1957 .	Specification for Pedestal Type Electric Fans.
35.	IS : 1172—1957 .	Code of Basic Requirements for Water Supply, Drainage and Sanitation.
36.	IS : 1174—1957 .	Definitions of Mica Terms.
37.	IS : 1178—1957 .	Specification for Filter Cloth, Grey, for Sugar and Oil Industries.
38.	IS : 1179—1957 .	Specification for Equipment for Eye and Face Protection During Welding.
39.	IS : 1181—1957 .	Qualifying Tests for Metal Arc Welders (Engaged in Welding Structures Other Than Pipes.)
40.	IS : 1182—1957 .	General Recommendations for Radiographic Examination of Fusion Welded Joints.
41.	IS : 1184—1957 .	Specification for Maize Starch for Use in the Cotton Textile Industry.
42.	IS : 1185—1957 .	Method for Determining the Relative Wetting Power of Wetting Agents (<i>Tentative</i>).
43.	IS : 1186—1957 .	Specification for Shuttles for Hessian Looms.
44.	IS : 1187—1957 .	Specification for Shuttles for Sacking Looms.
45.	IS : 1188—1957 .	Specification for Ready Mixed Paint, Brushing, Oil Gloss, Genuine Zinc Oxide, for General Purposes.
46.	IS : 1190—1957 .	Specification for Twin Wire Healds for Use in Cotton and Silk Weaving (Excluding Jacquard and Fancy Weaving).
47.	IS : 1225—1958 .	Specification for Leather Picking Bands for Looms (<i>Tentative</i>).

New Delhi, the 4th July, 1958.

S.O. 1353—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that two licences, particulars of which are given in the Schedule hereto annexed, have been renewed for the period shown against each :—

THE SCHEDULE

Sl. No.	Licence No. Period of Validity No. and Date		Name and Address of the Licencee	Article/Process covered by the Licence	Relevant Indian Standard
	From	To			
1.	CM/L-28 26-6-1957	16-7-1958 15-7-1959	M/s. Amco Batteries Private Ltd., Mysore Road, Bangalore City.	Lead-Acid Storage Batteries for Motor Vehicles, Light Duty.	IS : 395-1952 Lead-Acid Storage Batteries for Motor Vehicles, Light Duty.
2.	CM/L-30 11-7-1957	16-7-1958 15-7-1961	The India Cements Ltd., Sankarnagar, Talaiyuthu, Distt. Tirunelveli.	Ordinary and Rapid Hardening Portland Cement.	IS: 269-1951 Ordinary, Rapid Hardening and Low Heat Portland Cement.

[No. MDC/12(100)]

D. V. KARMARKAR.
Deputy Director (Marks).

MINISTRY OF STEEL, MINES & FUEL

(Department of Iron and Steel)

New Delhi, the 4th July 1958

S.O. 1354.—ESS. COMM/IRON AND STEEL-2(c)/AM(21).—In exercise of the powers conferred by sub-clause (c) of clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India, in the Ministry of Steel, Mines and Fuel, No. S.R.O. 2041/ESS. COMM/IRON AND STEEL-2(c), dated the 11th June, 1957, as amended from time to time, namely:—

In the Schedule annexed to the said notification, in columns 2 and 3 thereof, the following entries shall be added to the entries relating to 'OTHERS', namely:—

2

3

"35. Executive Engineer, Central Stores
Division, Central Public Works
Department, New Delhi.

4 and 5."

[No. SC(A)-4(487).]

New Delhi, the 8th July 1958

S.O. 1355.—ESS COMM/IRON AND STEEL—15(1)/I.—The following notification issued by the Iron and Steel Controller under clause 15(1) of the Iron and Steel (Control), Order 1958 is published for general information:—

NOTIFICATION

In exercise of the powers conferred by sub-clause (1) of clause 15 of the Iron and Steel (Control) Order 1956, and with the approval of the Central Government the Iron and Steel Controller hereby notifies the following provisional conversion charges for Wires products drawn by the Hind Wire Industries Ltd., India Exchange, Calcutta from 1/4" and 3/16" commercially imported rods:—

Conversion charges for Base Gauges.

	From 1/4" rods.	From 3/16" rods.		
	Untested	Tested	Untested	Tested
H. B. Wire 2 to 3G.	88	90	63	65
Annealed Wire	129	94	104	69
Galvd. Wire ,,	206	295	181	180
Wire Nails ,,	215	170	190	145

The above conversion charges are also subject to the following gauge extracts.

	Gauge									
	4—6	7—9	10—12	13—14	15	16	17—18	19—20	21—22	
H.B. Wire 2/3 SWG	15	40	45	45	45	45	47.5	50	50	
Annealed ,,,	15	40	45	45	45	45	47.5	50	50	
Galvd. ,,,	15	40	45	55	65	65	65	65	65	
Wire Nails ,,,	15	45	60	75	105	105	105	105	105	

These conversion charges shall remain in force till the prices of Wires or Rods are revised or otherwise notified in the Gazette of India by the Iron and Steel Controller and are subject to final adjustment at a later stage after a cost examination.

A. S. BAM, Iron and Steel Controller.

[No. SC(A)-2(282)/58.]

G. V. RAMAKRISHNA, Under Secy.

ERRATUM

In the Schedule to Notification No. S.O. 1159 dated the 13th June, 1958, published in Part II—Section 3 sub-section (ii) of the Gazette of India, dated the 21st June, 1958, for the following printing errors noted in column 3 of the table appended hereto corrections may be made as noted against each in column 4 of the table :—

TABLE

Line	Column	For	Read
I	2	3	4
Heading	2	Tashil	Tahasil
1	1	Bhagts	Bhagta
4	5	1130	1100
6	1	Bijuyi Bhalgedas	Bijuri Bhalgadar
8	5	1100	1110
9	1	Somno	Somna

MINISTRY OF FOOD & AGRICULTURE

(Department of Food)

New Delhi, the 30th June 1958

S.O. 1356.—Ess. Com/Sugarcane.—In exercise of the powers conferred by clause 6 of the Sugarcane (Control) Order, 1955, the Central Government hereby directs that the powers conferred on it by sub-clause (a) of clause 4 of the said Order, shall be exercisable also by the Director of Agriculture, Andhra Pradesh, within his jurisdiction.

[No. 3-2/58-SV.]

S. D. UDHRAIN, Under Secy.

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 16th June 1958

S.O. 1357.—In exercise of the powers conferred by section 17 of the Indian Oilseeds Committee Act, 1946 (9 of 1946), the Central Government hereby makes the following further amendment to the Indian Oilseeds Committee Rules, 1947, the same having been previously published as required by sub-section (1) of section 17 of the said Act, namely:—

To sub-rule (3) of rule 27 of the said Rules, the following proviso shall be added, namely—

“Provided that when the Secretary is not at head-quarters, cheques may be signed by the Assistant Secretary instead of the Secretary.”

[No. 5-25/58-Com.I/ICOOCR.Am.I/58.]

New Delhi, the 27th June 1958

S.O. 1358.—In exercise of the powers conferred by section 8 of the Indian Lac Cess Act, 1930 (24 of 1930), the Central Government hereby makes the following further amendment in the Indian Lac Cess Rules, the same having been previously published as required by sub-section (1) of the said section namely:—

For rule 20 of the said rules, the following rule shall be substituted, namely:—

"20. Custody and Disbursement of Funds."

1. The Committee's money shall be kept within Government account in a banking or non-banking Treasury of Government and the current balances shall neither be kept outside Government balances, nor the surplus balances invested elsewhere. A 'Personal Deposit Account' of the Committee shall be opened within the Government Account and all moneys at the disposal of the Committee with the exception of the petty cash shall be paid in that account.
2. The moneys already placed in fixed deposits or invested in Government securities and the like shall be paid in the 'Personal Deposit Account' as and when these investments mature, and no fresh investments shall hereafter be made.
3. Payment by or on behalf of the Committee shall be made in cash or by cheque against the 'Personal Deposit Account' of the Committee. The cheques and all orders for the withdrawal of the deposits or investments shall be signed by the Secretary and President, but the Secretary of the Committee may draw cheques to the extent of Rs. 70,000/- each month to meet the expenditure pertaining to administration and bills relating to supply and services.

[No. 3-121/55-Com.I/LCR(I)/58.]

R. D. THAWANI, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 4th July 1958

S.O. 1359.—The Government of Kerala having nominated Shri M. Narayanan to represent them on the Drugs Consultative Committee, the Central Government in pursuance of section 7 of the Drugs Act, 1940 (23 of 1940), hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. F. 1-3/47-D(II), dated the 13th September, 1948, constituting the Drugs Consultative Committee, namely:—

In the said notification, under the heading 'Nominated by State Governments'— for entry 11, the following entry shall be substituted, namely:—

"11. Shri M. Narayanan,
Drugs Controller, Kerala State, Trivandrum."

[No. F. 4-11/58-D.]

S. IFTIKHAR HUSAIN, Dy. Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

New Delhi, the 5th July 1958

S.O. 1360.—In pursuance of Sub Rule (5) of rule 430 of the Indian Telegraph Rules, 1951, the Central Government hereby specifies the 18th day of July 1958 as the date on which Message Rate System will be introduced at Jabalpur Telephone Exchange.

[No. 11-11/58-PHC].

K. K. SARAN, Deputy Secy.

MINISTRY OF SCIENTIFIC RESEARCH & CULTURAL AFFAIRS

MUSEUM

New Delhi, the 7th July 1958

S.O. 1361.—In pursuance of the provision under Sub-Section (3) of Section 2 of the Indian Museum Act 1910 (No. X of 1910), and the powers conferred under Sub-Section (b) of Section 2 of the Act, the Government of India are pleased to renominate Shri L. P. Misra, as a Trustee of the Indian Museum, Calcutta for a further period of three years with effect from 11th July 1958.

[No. F.35-20/58-C.3.]

G. F. LAKHANI, Dy. Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY*New Delhi, the 7th July 1958*

S.O. 1362.—In pursuance of the provisions of rule 45 of the Fundamental Rules, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Works, Housing and Supply S.R.O. No. 3730 dated the 24th December, 1955, namely:—

In the said notification for paragraph (2), the following paragraph shall be substituted, namely:—

“2. In rule 5, for sub-rules (1) and (2), the following sub-rules shall be substituted, namely:—

(1) Every officer who desires to have an allotment made, or continued, under these rules shall in addition to his first application in this behalf, submit yearly applications to the Estate Manager so as to reach him not later than the 1st March every year. Every such application shall be made in such form as the Estate Manager may require, signed by the applicant and submitted through the head of the office.

(2) In any case where the application is by an officer whose emoluments are less than Rs. 500 per mensem, no such application shall be forwarded to the Estate Manager if the head of the office, after holding such enquiry as he deems fit, is satisfied that the applicant is in possession of a suitable private accommodation.

(2A) Where the application is by an officer whose emoluments are Rs. 500 or more but less than Rs. 1,000 per month, the head of the office shall forward such application to the Estate Manager and the Estate Manager shall not make any allotment if on such enquiry as he deems fit, he is satisfied that the applicant is in possession of a suitable private accommodation.

(2B) In deciding about the suitability of an accommodation the head of the office or the Estate Manager, as the case may be, shall have regard *inter alia* to the following factors, namely:—

- (a) the status of the officer concerned;
- (b) the plinth area of the house in his occupation;
- (c) its rent;
- (d) locality where such house is situated; and
- (e) amenities available in the house.”

[No. 3/1/55-Acc.]

J. S. MONGIA, Dy. Secy.

MINISTRY OF REHABILITATION*New Delhi, the 9th June 1958*

S.O. 1363.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Rajasthan for a public

purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons:

Now, therefore, in exercise of the powers conferred by sub-section 1 of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

SCHEDULE

Sl. No.	Name of Town	Ward No. and Property No.	Description of Property	Locality	Name of the Evacuee Owner
1	Ajmer	II/178	Residential Accommodation	Mochi Mohalla	
2	Do.	III/622	Residential Accommodation & Business Premises.	Gandhi Mohalla	Mahmood Ali.
3	Do.	III/623	Do.	Do.	Do.
4	Do.	IV/653	Residential Accommodation (Shaped Comprising of several rooms tin shed)	Nala Bazar	Chand Mohammad
5	Do.	V/588	Residential Accommodation	Chowk Pani- gram	Rahim Bux & Others
6	Do.	V/596	Do.	Do.	Mohammed Khan
7	Do.	V/597	Do.	Do.	Do.
8	Do.	V/612	Do.	Sheikhan Mohalla	Kifayatulla
9	Do.	V/613	Do.	Do.	Do.
10	Do.	V/619	Do.	Do.	Do.
11	Do.	V/622	Do.	Do.	Do.
12	Do.	V/632	Do.	Do.	Do.
13	Do.	V/633	Do.	Do.	Do.
14	Do.	V/634	Do.	Do.	Do.
15	Do.	V/637	Do.	Do.	Do.
16	Do.	VI/4	Do.	Ahta Mohalla	Ismabai w/o. Rascol Bhai
17	Do.	VI/8	Do.	Do.	Allauddin & others.
18	Do.	VI/27	Business Premises	Do.	Shamsuddin.
19	Do.	VI/28	Residential Accommodation	Do.	Haji Karim Bux.
20	Do.	VI/29	Do.	Ahta Mohalla	Gulam Hussain
21	Do.	VI/30	Business Premises	Khari Khui	Mohammad Ramzan.
22	Do.	VI/126	Residential Accommodation & Business Premises	Mundri Mohalla	Alladin & other.
23	Do.	VI/128	Residential Accommodation	Do.	Do.
24	Do.	VI/130	Do.	Do.	Do.
25	Do.	VI/133	Business Premises	Do.	Do.
26	Do.	VI/140	Residential Accommodation	Do.	Do.
27	Do.	VI/144	Business Premises	Do.	Do.
28	Do.	VI/614	Residential Accommodation	Ahta Mohalla	Do.
29	Do.	VII/47	Do.	Sujeda Bazar	Hashim Khan.
30	Do.	VII/168	Do.	Sheikhan	Hamidulla
31	Do.	VII/169	Business Premises and Residential Accommodation,	Chowk Panigram	Do.
32	Do.	VII/340	Residential Accommodation	Daggi	Kalu Mirza
33	Do.	VIII/547	Do.	Regran.	
34	Do.	VIII/578	Residential Accommodation & Business Premises.	Lukhan Kotri	Peer Mohammmod.
35	Do.	IX/53	Residential Accommodation	Khiddim*	Mashooq Ali
36	Do.	IX/326	Residential Accommodation & Business Premises.	Panigram	Gulam Rasool.
37	Do.	IX/723	Business Premises and Residential Accommodation	Inder Kot	Hayad Mohammed & others.

Sl. No.	Name of Town	Ward No. and Property No.	Description of Property	Locality	Name of the Evacuee owner
38	Ajmer	. X/1407	Residential Accommodation	Diggi	Maula Bux
39	Do.	. XI/197	Residential Accommodation and Business Premises.	Kaisarganj	Mohammad Saeed.
40	Do.	. XVII/298	Do.	Kutchery Road	Imamuddin,
41	Do.	. XIX/261	Residential Accommodation	Loungia	Wali Moh- ammed
42	Nasirabad	359	Do.	Khatwali	Rahmat Khan.
43	Do.	. 360	Do.	Do.	Do.
44	Do.	. 996	Business Premises	Dudia Mohalla	Shamsuiddin & others.
45	Do.	. 1059	Residential Accommodation	Do.	Do.
1	Ajmer	. I/438	Residential Accommodation	Peer Mitha	Abdul Qadar
2	Do.	. II/458C	Do.	Imli Mohalla	Alamuddin.
3	Do.	. III/101	Do.	Do.	Ahdul Qadar
4	Do.	. III/102	Do.	Do.	Do.
5	Do.	. IV/182	Do.	Nala Bazar	Ghasi.
6	Do.	. IV/609	Do.	Do.	Abdul Gaffer
7	Do.	. IV/615	Residential Accommodation <i>cum</i> Business Premises.	Do.	Do.
8		. V/96.]	Residential Accommodation	Ghesati	Sugni
9	Do.	. VI/329	Do.	Safeda Bafan	Abdul Gafoor.
10	Do.	. VII/324	Do.	Diggi	Abdul Hakim.
11	Do.	. VII/861	Do.	Nawab-ka- Bera.	Abdul Gafeor.
12	Do.	. VIII/8	Do.	Lakhan Kotri	Bashiran.
13	Do.	. IX/181	Do.	Khadim Mo- halla.	Alumuddin
14	Do.	. IX/261	Do.	Do.	Fakruddin.
15	Do.	. IX/597	Do.	Inderkote	Abdul Hakim.
16	Do.	. IX/599	Do.	Do.	Do.
17	Do.	. IX/618	Do.	Do.	Kala Khan.
18	Do.	. IX/619	Do.	Do.	Do.
19	Do.	. IX/621	Do.	Do.	Do.
20	Do.	. IX/917	Do.	Lakhan Kotri	Jida.
21	Do.	X/588	Residential Accommodation <i>cum</i> -Business Premises.	Asha Ganj	Abdul Gafeor
22	Do.	. X/1508.	Residential Accommodation	Inderkot	Zahoor Mo- hammed.
23	Do.	. X/1511 .	Do.	Do.	Nisarmuddin.
24	Do.	. X/151	Do.	Do.	Chhotu.

Sl. No.	Name of Town	Ward No. and Property No.	Description of Property	Locality	Name of the Evacuee Owner
25	Ajmer	X/1548 (Except portion of Kubra Bib i).	Residential Accommodation	Inderkote	Mir Khan.
26	Do.	XVI/235	Do.	Beechla.	Abdul Qaddar.
28	Do.	XVI/236	Do.	Do.	Do.
29	Do.	XVI/789	Do.	Gulab-Shah- ka-Takia.	Ghusi
30	Do.	XVI/790	Do.	Do.	Do.
31	Do.	XVI/791	Do.	Do.	Do.
32	Do.	XVI/792	Do.	Do.	Do.
33	Do.	XVI/793	Do.	Do.	Do.
34	Do.	XVI/794	Do.	Do.	Do.
35	Do.	XVI/795	Do.	Do.	Do.
36	Do.	XVI/796	Do.	Do.	Do.
37	Do.	XVII/202	Do.	Hathi Bhata.	Abdul Qaddar
38	Do.	XVII/203	Do.	Do.	Do.
39	Do.	XVII/208	Do.	Do.	Do.
40	Do.	XVII/209	Do.	Do.	Do.
41	Do.	XIX/14	Do.	Outside Delhi Gate.	Do.
42	Do.	XIX/15	Do.	Do.	Do.
43	Do.	XIX/206	Do.	Loongia	A.S. Munshi
44	Do.	XIX/188	Do.	Kamla	Abdul Satter
45	Do.	XIX/211	Do.	Loongia	Abdul Gafoor
46	Do.	XII/216	Do.	Do.	Do.
47	Do.	XIX/1186	Residential <i>cum</i> -Business Premises.	Ganj	Abdul Qaddar
48	Beawar	1621	Do.	Pali Bazar	Do.

[No. 1 (1221)/58 /Comp. III/Prop.]

New Delhi, the 26th June 1958

S.O. 1364.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the State of Bihar for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire and hereby acquires the evacuee properties specified in the said schedule.

THE SCHEDULE

Sl. No.	Particulars of the evacuee property	Name of the town and locality in which evacuee property is situated	Name of evacuee owner
1	2	3	4
1	House	Bazidpur Barh	Md. Yakub
2	House	Dhelowagosain, Barh	Md. Yakub
3	House	Mokamaghata	Zamiruddin
4	House	Mokamahghat	Wahab Mian
5	House	Mokameh	Abdul Gani & Ishaque
6	House	Piathanoli, Mokameh	Allauddin
7	House	Mokamahghat	Noor Mian son of Gulam Ali
8	House	Mokamahghat	Yashin Mian
9	House	Mokamahghat	Gafoor Mian
10	House	Mokamhghat	Ahmed Mian

[No. F. 1(1222)-58/Comp. III/Prop.]

I. N. CHIB,

Chief Settlement Commissioner & Ex-Officio, Dy. Secy.

New Delhi, the 7th July 1958

S.O. 1365.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri I. N. Chib, as Deputy Chief Settlement Commissioner for the purpose of performing the functions assigned to such Commissioner by or under the said Act.

[No. 11-A/5/58/CSC/AI.]

S.O. 1366.—In exercise of the powers conferred by Section 5 of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government hereby appoints Shri I. N. Chib, as Deputy Custodian General of Evacuee Property.

[No. 11-A/5/58/CSC/AI.]

S.O. 1367.—In exercise of the powers conferred by Section 5 of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government hereby appoints Shri L. J. Johnson, as Custodian General of Evacuee Property, with effect from the date he took charge of his office.

[No. 11-A(43)/58-CSC(A/I).]

S.O. 1368.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Claims) Supplementary Act, 1954 (No. 12 of 1954), the Central Government hereby appoints Shri L. J. Johnson as Chief Settlement Commissioner for the purpose of performing the functions assigned to such Commissioner by or under the said Act, with effect from the date he took charge of his office.

[No. 11-A(43)/58-CSC(A/I).]

S.O. 1369.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri L. J. Johnson as Chief Settlement Commissioner for the purpose of performing the functions assigned to such Commissioner by or under the said Act, with effect from the date he took charge of his office.

[No. 11-A(43)/58-CSC(A/I).]

(Office of the Chief Settlement Commissioner)

New Delhi, the 2nd July 1958

S.O. 1370.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri L. B. Mathur as Settlement Commissioner for the purpose of performing the functions assigned to such Commissioners by or under the said Act with effect from the date he took charge of his office.

[No. 8/24/57-Comp. I.]

S.O. 1371.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri R. N. Malhotra as Assistant Settlement Commissioner for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took charge of his office.

[No. 5(9)/Admn. (Reg)/CSC/58.]

New Delhi, the 3rd July 1958

S.O. 1372.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri H. K. Chaudhary as Regional Settlement Commissioner for the purpose of performing the functions assigned to such Commissioner by or under the said Act with effect from the date he took charge of his office.

[No. 5/51/56-Comp. I.]

M. L. PURI,

Settlement Commissioner (Admn.) & Ex-Officio Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 3rd July 1958

S.O. 1373.—In exercise of the powers conferred by section 83 of the Mines Act, 1952 (35 of 1952), the Central Government hereby exempts the mines specified in the first column of Schedule I below from the operation of rules 53, 77 and 78 of the Mines Rules, 1955 subject to the conditions specified in column two thereof.

SCHEDULE I

Mines exempted	Conditions attached to exemption
I	2
Mosaboni mines owned by M/s. Indian Copper Corporation Ltd., P.O. Mosaboni, District Singhbhum.	<p>1. The exemption from rule 53 shall be subject to the maintenance of the forms, at present being used in such mines and reproduced in Schedule II below.</p> <p>2. The exemption from rules 77 and 78 shall be limited to the maintenance of Part I of Form B separately and the maintenance of Part II of Form B, Form C and Form E jointly.</p>

SCHEDULE
INDIAN COPPER*Leave*

Badge No.	Names	Designation	Accrued Leave			Leave applied for
			Balance B/Fd.	Current Leave	Total Due	

II
CORPORATION LTD.

Register

Leave Granted			Grounds for Leave	Reasons for refusal (to be filled in by Mine Agent)	Agent's Initials	B L C
No. of Days	From	To	Sanctioned			

INDIAN COPPER CORPORATION LTD.

Leave Pay Voucher

No.

Date 195

MosaboniMoubhandar**To**The Business Manager,The Mine Superintendent,

Certified that..... Badge No.....
 of..... department is entitled to..... days
 privilege leave from..... to..... in respect
 of the year ended..... 195 payment for which may please
 be made in full as per following particulars:—

Head of the Department.

Particulars of earnings	Rate P.D./P.M.	Rs.		Rs.		As.
		Rs.	As.	Rs.	As.	
Basic Pay	
D. Allowance	
G. Concession	
Other Allowances	

Less :

House Rents	
School	
Prov. Fund	
P.F. Loan	
Rev. Stamps	
I. Tax	
Net Amount Paid	

Head Time-keeper.**Passed for Payment.****Pay Clerk****Comptist.****Business Manager/Mine Superintendent.**

INDIAN COPPER CORPORATION LTD.

Service Card

Department
Name
Badge No.
Designation
Date of Employment
Rate of Pay

Card No.....

PARTICULARS OF CHANGES IN PAY, FINES, SUSPNSION, WARINGS

Transfer or Discharge, Leave, Leave Pay and Gratuity etc.

CORPORATION LTD.

MINES.

For the Month of.....19.....

EARNINGS

Normal Earnings			Leave Pay			Total	O.T.	Bonus	Footage	Attendance
Wages	D/ Allce.	Grain Concn.	Wages	D/ Allce.	Grain Concu.		Wages			

Form No. ICC (Mines) 381

Folio No.

..... DEPARTMENT

DEDUCTIONS

		Total Earnings				S/ Deb-tors		Reve-nue stamp	P. Fund
			House Rent	Earned wages already paid		Minors	Prov-i-dent Fund		
Acting Allce.	I./Pay in leave or leave allce.	March & other etc.	N.E.L. P.O.T.			Lamps			Loans

WORKING SHIFTS

- A Shift from 6-30 A.M. to 2-30 P.M.
 - B Shift from 2-30 P.M. to 10-30 P.M.
 - C Shift from 10-30 P.M. to 6-30 A.M.
 - D Shift from 6-30 A.M. to 11-30 A.M. & 1 P.M. to 4 P.M.

INDIAN COPPER
MOSABONI
MUSTER ROLL

ATTENDANCE

		TOTAL DAYS																								
5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31

[No. MI-6(5)/58.]

B. R. KHANNA, Under Secy.

New Delhi, the 4th July 1958

S.O. 1374.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952) the Central Government hereby appoints Shri Janardan Giri, to be an Inspector for the whole of the State of Bihar for the purposes of the said Act and of any scheme made thereunder in relation to an establishment which is a factory engaged in a controlled industry or a mine or an oilfield.

[No. PF.—I/31 (465)/58.]

P. D. GAIHA, Under Secy.

ORDER

New Delhi, the 7th July 1958

S.O. 1375.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bank of Rajasthan Limited, Jaipur and their workmen in respect of the matters specified in the Schedule here-to annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of the sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Central Industrial Tribunal, Nagpur, constituted under section 7A of the said Act.

THE SCHEDULE

(1) Whether Shri Jamnalal Porwal, Head Cashier of the Bank of Rajasthan, Limited was entitled to Rs. 10 per mensem as Head Cashier's allowance while working at Bhilwara office of the Bank?

(2) Whether on his transfer to Jaipur from Bhilwara he should have continued to get Rs. 10 per mensem as Head-Cashier's allowance?

(3) Whether he was entitled to get Rs. 8 or Rs. 10 as Head Cashier's allowance?

[No. LR-II/10(92)/57.]

A. L. HANNA. Under Secy.

New Delhi, the 4th July 1958.

S.O. 1376.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952 framed under section 5 of the Employees' Provident Funds Act, 1952 (19 of 1952) and in supersession of the notification of the Government of India in the late Ministry of Labour S.R.O. No. 53 dated the 26th December, 1958, the Central Government hereby appoints Shri L. R. Joshi, Deputy Labour Commissioner, Madhya Pradesh, to be Regional Provident Fund Commissioner, for the whole of the State of Madhya Pradesh. Shri L. R. Joshi shall work under the general control and superintendence of the Central Provident Fund Commissioner.

[No. PF-I/31 (482)/58.]

S.O. 1377.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952) and in supersession of the notification of the Government of India in the Ministry of Labour and Employment No. S. O. 633 dated the 19th April, 1958, the Central Government hereby appoints Shri L. R. Joshi, Deputy Commissioner of Labour, Madhya Pradesh to be an Inspector for the whole of the State of Madhya Pradesh, for the purposes of the said Act and of any Scheme made thereunder, in relation to an establishment which is a factory engaged in a controlled industry or a mine or an oilfield.

[No. PF-I/31 (482)/58.]

New Delhi, the 8th July 1958

S.O. 1378.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the office establishments known as:—

- (i) Messrs. Best Minerals Private Limited, Giripeth, Nagpur, and
- (ii) Messrs. Best Minerals Private Limited, Ramtek, District Nagpur,

have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishments;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishments.

This notification shall be deemed to have come into force on the 30th day of November 1957.

[No. P.F. II-9(1)-58.]

S.O. 1379.—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952), became applicable with effect from the 31st July, 1956, to the factory known as the Saswad Mali Sugar Factory Limited, Malinagar, there was in existence a provident fund common to the employees employed in the factory to which the said Act applies and the employees in their Bombay Office at Sir Vithaldas Chambers, 16-A, Apollo Street, Fort, Bombay;

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the aforesaid Bombay Office of the factory.

[No. P.F. II-61(37)/58.]

P. D. GAIHA, Under Secy.

ORDER

New Delhi, the 5th July 1958

S.O. 1380.—Whereas the employers in relation to the management of Messrs Brooke Bond India Private Limited with Head Office in Calcutta, and their workmen represented by the All-India Brooke Bond Employees' Federation, Delhi, have separately applied to the Central Government for reference to a National Industrial Tribunal of an industrial dispute in respect of the matters set forth in the said applications and reproduced in the Schedule hereto annexed;

And whereas the Central Government is satisfied that the said All-India Brooke Bond Employees' Federation represents a majority of the workmen;

Now, therefore, in exercise of the powers conferred by section 7B and sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes a National Industrial Tribunal with Shri F. Jeejeebhoy, Chairman, Labour Appellate Tribunal, as the Presiding Officer, with headquarters at Bombay, and refers the said dispute to the said National Tribunal for adjudication.

SCHEDULE

Matters of dispute

Matters set forth in the application of All-India Brooke Bond Employees Federation

1. Pay Scales for all categories of workmen employed in various establishments and factories throughout the country.
2. Adjustments of present emoluments into the new Pay Scales.
3. Dearness Allowance.
4. Rules of Promotions.
5. Other Allowances such as Special allowance to Relief Salesmen, Night allowance, Walking Allowance, Driving Allowance, Officiating Allowance, Maintenance Allowance, Machine Allowance, Diem Allowance and so on.
6. Gratuity.
7. Provident Fund.

8. Working Hours.
9. Bonus for the years 1954-55, 1955-56 and 1956-57.
10. Leaves of different kinds.
11. Holidays.
12. House Rent.
13. Free Life Insurance.
14. Free Medical Aid.
15. Uniforms to Sub-Staff.
16. Depot Requisites.
17. Supply of Tea at reduced rates to the employees.
18. Special leaves to employees suffering from T.B. or other prolonged illness.
19. Appointment of separate Despatch Clerks.
20. Facility of paying advances to the extent of 3 months salary to employees for certain purposes.
21. Appointments of Relieving Hands.
22. Fixation of Minimum Commission to Salesmen.
23. Transfer Rules.
24. Making the present casual vanmen as permanent one.
25. Special Pay to the Clerical staff in factories.
26. Abolition of Contract labour.
27. Canteen facilities.
28. Standing Orders.
29. Retrospective Effect to the demands.

Matters set in the Application of Messers Brooke Bond India Private Limited.

Charter of Demands

All the Demands detailed below shall be equally applicable to all the workmen of Messrs. Brooke Bond India Private Limited employed anywhere in India.

Demand No. 1—Pay Scales

The Company shall introduce the following pay scales for the different categories of workmen:—

- (a) Clerks, Typists and Salesmen.—Rs. 130-10-230-12-350-15-410.
- (b) General Clerks, Cashiers and Godown Keepers and Comptists.—Rs. 150-10-250-15-340-20-440.
- (c) Chief Clerks and Controliers.—Rs. 200-15-275-20-375-25-500.
- (d) Stenographers.—Rs. 175-15-280-20-400-25-500.
- (e) Vanmen, Peons, Godownmen and Sweepers etc.—Rs. 60-5-150.
- (f) Drivers.—Rs. 100-6-160-8-200-10-250.
- (g) Carpenters Electricians, Tea-Boys and Cooks.—Rs. 75-5-100-6-130-8-170.

Factories

- (a) Skilled Workers including Drivers.—Rs. 100-6-160-8-200-10-250.
- (b) Semi-Skilled.—(i) Bag Operators, Weight Checkers, Box-Assemblers Printing Operators and Engine Attendants.—Rs. 80-4-120-5-145-6-175.
(ii) Packers, Blenders, Bulkers, Cooks and Malis etc.—Rs. 75-4-115-5-140-6-170.
- (c) Unskilled Labour.—All Ordinary Labour Rs. 60-4-100-5-150.

Demand No. 2.—Adjustments

All workmen shall be fitted in the above pay-scales as and from the date of their appointments and shall be paid as increments as the number of years of service they have put in, warrants i.e., the adjustment shall be made on the point to point basis. Such of the employees as are getting more than the salaries they would get after adjustment on the point to point basis shall continue to get the same salary as also shall continue to get their annual increments as usual and the additional amount shall be treated as his personal pay.

Demand No. 3.—Promotions

There shall be no direct recruitment to the next higher scales posts unless no suitable person is available from among the existing employees. The vacancies in the next higher grades shall be filled in from among the existing employees by way of promotion on the basis of the results of competitive examinations organised by the Company and/or in consultation with the Federation.

Demand No. 4.—Dearness allowance

All the salesmen shall be paid Dearness Allowance at the rate equivalent to the rate given to other employees of the Company. Minimum Dearness Allowance be fixed at Rs. 70/-.

Demand No. 5.—Allowances

(a) *Special Allowance to Relief Salesmen.*—All Relief Salesmen shall be paid Rs. 45/- per month as special allowance instead of Rs. 18/- and Rs. 25/- now paid to unmarried and married Relief Salesmen respectively;

(b) The Night Allowance paid at present is inadequate and as such it should be increased on the following rates:—

- (1) Office-Staff Controllers and Godown Keepers: Rs. 10/- per night;
- (2) Salesmen: Rs. 7/- per night;
- (3) Vanmen, Godownmen and Peons etc., Rs. 4/- per night.

(c) All the salesmen and vanmen shall be paid food allowance at the rate of Rs. 2/50 n.P. and Rs. 1/50 n.P. per day respectively while they visit out stations.

(d) *Walking Allowance.*—All Salesmen shall be paid walking allowance at the rate of Rs. 0.37 n.P. and Vanmen Rs. 0.15 n.P. per mile while they visit outstations where there is no proper arrangement of conveyance and the Cycle allowance at the rate of Rs. 0.13 n.P. per mile.

(e) *Daily Allowance to Relief Salesmen.*—The Daily allowance to Relief Salesmen shall be increased to Rs. 4/- per day and shall be paid to them on Sundays and Holidays even at their headquarters.

(f) The Salesmen working on Motor Van shall be paid Rs. 80/- per month as Driving Allowance.

(g) *Maintenance Allowance.*—Relief salesmen who are required to work in place of Salesmen working on Motor Vans shall be paid Rs. 10/- per period for maintaining of Licence.

(h) *Machine Allowance.*—Machine Allowance of Rs. 10/- per month shall be paid to the Typists.

(i) *Officiating Allowance.*—Any employee officiating in place of a person in the next higher grade shall be paid officiating allowance equivalent to the difference between present pay and the scale of the post for which he officiates.

Demand No. 6.—Gratuity

All workmen shall be paid gratuity at the rate of one month's total emoluments for every completed year of service without restriction of the service period on their ceasing to be the employees of the Company for any reason whatsoever.

Demand No. 7.—Provident Fund

The present Provident Fund rules shall be amended so as to provide the following:—

- (a) The employees shall be entitled to the Company's contribution to the Provident Fund on their confirmation in service and shall be paid on their ceasing to be employees of the Company.
- (b) 50 per cent. of the Trustees of the Provident Fund trust shall be elected from among the beneficiaries.

Demand No. 8.—Working Hours

The Working Hours for the Office Staff shall be from 10 A.M. to 5 P.M. with an hour lunch interval on week days and from 10 A.M. to 1 P.M. on Saturdays.

The Working Hours for Salesmen, Vanmen, Godownkeepers and Godownmen shall be 7 hours per working day and the quantum of work may be fixed in such a manner that the same is finished within the specified hours.

Ordinarily no workmen shall be required to do overtime work. In case, however, the exigencies of work so warrants an employee may be required to work overtime as also on Sundays and Holidays on payment of overtime allowance at the rate of double the usual wage of the employee concerned.

Demand No. 9.—Bonus

The Company shall pay Bonus to all its employees for the years 1954/55, 1955/56 and 1956/57 on the following rates:—

Year 1954/55—Four months' basic pay.

Year 1955/56—Six months' basic pay.

Year 1956/57—Six months' basic pay.

Demand No. 10—Leave

The Company shall allow leaves to all its workmen on the following scales during the year:—

Annual Leave.—30 days with an accumulation of 90 days.

Casual Leave.—15 days. This leave may be availed of as and when required by an employee.

Sick Leave.—30 days with full pay and 30 days with half pay with an accumulation of 90 days in each case. Sick Leave shall be granted from the date an employee is reported sick and not two days after and the employer may require an employee to submit a medical certificate for the Sick Leave provided the leave exceeds three days. Weekly submission of medical certificates shall not, however, be insisted upon.

N.B.—1. An employee shall be entitled to the return Railway fare including that of his family members for proceeding to any station or to his home town during the annual leave as per existing movement rules.

2. The Salesmen shall continue to receive the commission on the scales during the period of their any type of above leaves.

3. Without pay leave means only without Basic Pay.

Demand No. 11.—Holidays

Holidays as observed by the Office Staff shall be extended to the Salesmen and vanmen. Further local holidays as declared by the District Magistrate from time to time shall also be granted. May-Day will be observed as a paid holiday at all centres.

Demand No. 12.—House Rent

House Rent shall be paid to all the workmen at the rate of 10 per cent of the basic salary subject to a minimum of Rs. 15/-.

Demand No. 13.—Life Insurance

The Controllers, Salesmen, Godownkeepers, Cashiers and machine-men vanmen and godownmen shall be insured to the extent of Rs. 5,000/- each at the cost of the Company.

Demand No. 14.—Medical Aid

(i) The Company shall provide all medical facilities to the employees and their dependents and meet with such costs as the cost of doctors fee, patent medicines including injections, all expenses of treatment including the specialists and all other expenses incurred thereof by the employees.

(ii) If an employee is involved in accident or injury while on duty all medical expenses shall be borne by the Company for the period of confinement as a result of accident or injury shall be treated as extra sick leave not to be off-set against the sick leave entitlement under the existing rules. The Company shall make arrangements for a special general and a T. B. Bed in all the hospitals.

Demand No. 15.—Uniforms to Subordinate Staff

The Subordinate staff (Peons, Godownmen, Vanmen, Sweepers, Watchmen, Drivers etc.) shall be supplied with two summer uniforms and one winter uniform every year. Summer uniform shall consist of One Cap, One Bushshirt and one Pant and the winter uniform shall consist of woollen coat, Pants and a Cap.

In addition to the above uniforms they shall be supplied one pair of shoes every year. Employees performing outdoor duties shall be supplied with raincoat and gum-boot during the raining season.

Demand No. 16.—Depot Requisites

Each sales depot shall be provided with one table, two chairs, gum-paste, broom, earthen pot, one cash bag, grease for vans, two brushes in a year for pasting, adequate number of pencils, holders, carbons nibs, blotting papers and other stationery.

Demand No. 17.—General

- (a) All the employees shall be supplied tea for their domestic consumption at 50 per cent. concessional rates;
- (b) The employees suffering from T.B. or prolonged illness shall be allowed special leave with wages during the period of their illness;
- (c) The Company shall recruit persons for performing the duties of despatch clerk and typists shall be relieved of this duty;
- (d) The Company shall provide the facility to all the employees of taking loan without interests to the extent of three month's emoluments for the purposes of marriages, construction of own houses etc., and the same may be realised in easy instalments;
- (e) The Company shall appoint adequate number of employees as receiving hands for office as well as for field staff;
- (f) The Salesmen shall be paid Rs. 80/- per four-weekly period as minimum commission on sales if they are made to work on depots where the sales is less.
- (g) There shall be no transfers without the consent of the employee concerned and in no case the nature of transferred employee will be changed. On transfers an employee shall be entitled to the Railway Fare as per rule of the Company for himself and all his dependents irrespective of their age in addition to other expenses allowed under the rules.

The transferred employee shall also be entitled to three month's total emoluments on his transfer and shall be allowed seven days joining period.

- (h) The Company shall appoint vanmen on all the depots on permanent basis and all the present vanmen appointed on weekly basis shall be made permanent in the service of the Company;
- (i) The clerical staff working in Factories shall be paid a special pay equivalent to 25 per cent. of their total emoluments for their working for 48 hours a week;
- (j) The contract labour system shall be abolished and all the workmen now temporary labourers or on contract basis for more than 3 months shall be made permanent in the service of the Company;
- (k) Canteen facilities, as are available to Head Office employees shall be extended to Branch Offices and Factories;
- (l) *Standing Orders.*—These shall be revised and/or in consultation with the Federation and copy of which be supplied to employees on demand.

Demand No. 18.—Retrospective Effect

The above demands shall be given effect to with retrospective effect as from 1st January 1954.

The above demands shall not affect the existing rights and privileges of the employees to their disadvantage.

[No. LR-IV-17(1)/58.]

K. D. HAJELA, Under Secy.